Labor Condition Application for Nonimmigrant Workers ETA Form 9035 & 9035E



U.S. Department of Labor

Please read and review the filing instructions carefully before completing the Form ETA 9035 or 9035E. A copy of the instructions can be found at http://www.foreignlaborcert.doleta.gov/. In accordance with Federal Regulations at 20 CFR 655.730(b), incomplete or obviously inaccurate Labor Condition Applications (LCAs) will not be certified by the Department of Labor. For all submissions, both electronic (Form ETA 9035E) or paper (Form ETA Form 9035 where the employer has notified the Department of Labor (DOL) that it will submit this form non-electronically due to a disability or received permission from DOL to file non-electronically due to lack of Internet access), <u>ALL</u> required fields/items containing an asterisk (*) must be completed as well as any fields/items where a response is conditional as indicated by the section (§) symbol.

. Employment-Based Nonimmigrant Vi	sa Information			
Indicate the type of visa classification	supported by this applic	ation (Write classifica	ation symbol): *	A
Temporary Need Information				\
1. Job Title *				
2. SOC (ONET/OES) code *	3. SOC (ONET/OES)) occupation title *		
4. Is this a full-time position? *		Period of Int	ended Employi	ment
☐ Yes ☐ No	5. Begin Date * (mm/dd/yyyy)		6. End Dat	
7. Worker positions needed/basis for the		orted by this applica		,,
Basis for the visa classification support (indicate total workers in each applicable of a. New employment *	rted by this application		d. New concurre	ent employment *
b. Continuation of previous without change with the			e. Change in en	
c. Change in previously ap	V. 7		f. Amended peti	tion *
Employer Information				
Legal business name *				
2. Trade name/Doing Business As (DBA), if applicable			
3. Address 1 *				
4. Address 2				
5. City *		6. State *	7. Po	estal code *
8. Country *		9. Province	I	
10. Telephone number *		11. Extension		
12. Federal Employer Identification Num	ber (FEIN from IRS) *	13. NAICS cod	e (must be at leas	t 4-digits) *
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D. Employer Point of Contact Information

<u>Important Note</u>: The information contained in this Section must be that of an employee of the employer who is authorized to act on behalf of the employer in labor certification matters. The information in this Section <u>must be different</u> from the agent or attorney information listed in Section E, unless the attorney is an employee of the employer.

Contact's last (family) name *	2. First (given) r	name *	3. Middle name(s)
Contact's job title *			
5. Address 1 *			
6. Address 2			
7. City *		8. State *	9. Postal code *
0. Country *		11. Province	
2. Telephone number *	13. Extension	14. E-Mail addre	ess
Important Note: The employer authorizes the filing of this application. Is the employer represented by an attor	rney or agent in the filing		
If "Yes", complete the remainder of Sec. Attorney or Agent's last (family) name §		ame §	4. Middle name(s)
, morney of rigorico last (larmly) flame s		3	
i. Address 1 §			
. Address 2			
. City §		8. State §	9. Postal code §
0. Country §		11. Province	
2. Telephone number §	13. Extension	14. E-Mail addre	ess
5. Law firm/Business name §		16. La	w firm/Business FEIN §
7. State Bar number (only if attorney) §		18. State of hig standing (only if	ghest court where attorney is in good fattorney) §
9. Name of the highest State court wher	e attorney is in good star	nding (only if attorne	ey) \$

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F. Employment and Wage Information

Important Note: The employer must define the intended place(s) of employment with as much geographic specificity as possible. Each intended place(s) of employment listed below must be the worksite or physical location where the work will actually be performed and cannot be a P.O. Box. The employer must identify all intended places of employment on the LCA. 20 CFR 655.730(c)(5). If the employer is submitting this form non-electronically and the work is expected to be performed in more than one location, an attachment must be submitted in order to complete this section. An employer has the option to use either a single Form ETA 9035 or multiple forms to disclose all intended places of employment. If the employer has more than three (3) intended places of employment at the time of filing this application, the employer must file as many additional LCAs as are necessary to list all intended places of employment. See the form instructions for further information about identifying all intended places of employment.

a. Place of Employment Information 1

a.	Place of Employment Information 1				
tł	Enter the estimated number of workers that will perform work at this place of employment under the LCA.*				
	ndicate whether the worker(s) subject to this LCA will be placed lace of employment. *	l with a	secondary emplo	oyer at this	□ Yes □ No
3. If	"Yes" to question 2, provide the legal business name of the se	condar	y employer. §		
4. A	ddress 1 *)	
5. A	address 2				
		C			
6. C	City *		7. County *		
8. S	State/District/Territory *		9. Postal code	*	
10.	Wage Rate Paid to Nonimmigrant Workers *	10a.	Per: (Choose on	ly one)*	
Fron	n: \$ * To: \$	□н	our □ Week □	Bi-Weekly □	l Month □ Year
11.	Prevailing Wage Rate *	11a.	Per: (Choose on	ly one)*	
	\$	□Н	our □ Week □	Bi-Weekly □	l Month □ Year
Que	stions 12-14. Identify the source used for the prevailing w	age (P\	N) (check and ful	lly complete or	nly one): *
12.	A Prevailing Wage Determination (PWD) issued by the De	partme	ent of Labor	a. PWD trac	king number §
13.	A PW obtained independently from the Occupational Emp	oloyme	ent Statistics (OE	S) Program	
ш	a. Wage Level (check one): §			b. Source Y	ear §
	□ I □ III □ IV □ N/A				
14.	A PW obtained using another legitimate source (other tha	an OES	s) or an independ	dent authorita	ntive source
ш	a. Source Type (check one): §			b. Source Y	ear §
	☐ CBA ☐ DBA ☐ SCA ☐ Other/ PW Survey				
	c. If responded "Other/ PW Survey" in question 14.a, enter the	e name	e of the survey pr	oducer or pub	lisher §
	d. If responded "Other/ PW Survey" in question 14.a, enter the	ne title d	or name of the PV	V survey 8	
	a copsaca cancer in question i ha, onter and and of hame of all i i i out of g				

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G. Employer Labor Condition Statements

Important Note: In order for your application to be processed, you MUST read Section H of the Labor Condition Application – General Instructions Form ETA 9035CP under the heading "Employer Labor Condition Statements" and agree to all four (4) labor condition statements summarized below:

- (1) Wages: The employer shall pay nonimmigrant workers at least the prevailing wage or the employer's actual wage, whichever is higher, and pay for non-productive time. Offer nonimmigrant workers benefits and eligibility for benefits provided as compensation for services on the same basis as the employer offers to U.S. workers. The employer shall not make deductions to recoup a business expense(s) of the employer including attorney fees and other costs connected to the performance of H-1B, H-1B1, or E-3 program functions which are required to be performed by the employer. This includes expenses related to the preparation and filing of this LCA and related visa petition information. 20 CFR 655.731;
- (2) Working Conditions: The employer shall provide working conditions for nonimmigrants which will not adversely affect the working conditions of workers similarly employed. The employer's obligation regarding working conditions shall extend for the duration of the validity period of the certified LCA or the period during which the worker(s) working pursuant to this LCA is employed by the employer, whichever is longer. 20 CFR 655.732;
- (3) **Strike, Lockout, or Work Stoppage:** At the time of filing this LCA, the employer is not involved in a strike, lockout, or work stoppage in the course of a labor dispute in the occupational classification in the area(s) of intended employment. The employer will notify the Department of Labor within 3 days of the occurrence of a strike or lockout in the occupation, and in that event the LCA will not be used to support a petition filing with the U.S. Citizenship and Immigration Services (USCIS) until ETA determines that the strike or lockout has ended. 20 CFR 655.733; and
- (4) **Notice:** Notice of the LCA filing was provided no more than 30 days before the filing of this LCA or will be provided on the day this LCA is filed to the bargaining representative in the occupation and area of intended employment, or if there is no bargaining representative, to workers in the occupation at the place(s) of employment either by electronic or physical posting. This notice was or will be posted for a total period of 10 days, except that if employees are provided individual direct notice by e-mail, notification need only be given once. A copy of the notice documentation will be maintained in the employer's public access file. A copy of this LCA will be provided to each nonimmigrant worker employed pursuant to the LCA. The employer shall, no later than the date the worker(s) report to work at the place(s) of employment, provide a signed copy of the certified LCA to the worker(s) working pursuant to this LCA. 20 CFR 655.734.

1. I have read and agree to Labor Condition Statements 1, 2, 3, and 4 above and as fully explained in		
Section H of the Labor Condition Application – General Instructions – Form ETA 9035CP and the	☐ Yes	□ No
Department's regulations at 20 CFR 655 Subpart H. *		

H. Additional Employer Labor Condition Statements - H-1B Employers ONLY

Important Note: In order for your H-1B application to be processed, you MUST read Section I – Subsection 1 of the Labor Condition Application – General Instructions Form ETA 9035CP under the heading "Additional Employer Labor Condition Statements" and answer the questions below.

a. Subsection 1

1. At the time of filing this LCA, is the employer H-1B dependent? §		☐ Yes	□ No
2. At the time of filing this LCA, is the employer a willful violator? §		☐ Yes	□ No
3. If "Yes" is marked in questions H.1 and/or H.2, you must answer "Yes" or "No" regarding whether the employer will use this application <u>ONLY</u> to support H-1B petitions or extensions of status for exempt H-1B nonimmigrant workers? §		☐ Yes	□ No
4. If "Yes" is marked in question H.3, identify the statutory basis for the exemption of the H-1B nonimmigrant workers associated with this LCA § □ Master's Degree or □ Both			
5. If "Master's Degree or higher in related specialty" or "Both" is marked in question H.4, indicate whether the employer has completed and attached Appendix A to this LCA? §		□ Yes	□ No □ N/A

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If you marked "Yes" to questions H.a.1 (H-1B dependent) and/or H.a.2 (H-1B willful violator) and "No" to question H.a.3 (exempt H-1B nonimmigrant workers), you <u>MUST</u> read Section H – Subsection 2 of the Labor Condition Application – General Instructions Form ETA 9035CP under the heading "Additional Employer Labor Condition Statements" and indicate your agreement to all three (3) additional statements summarized below.

b. Subsection 2

- A. **Displacement:** An H-1B dependent or willful violator employer is prohibited from displacing a U.S. worker in its own workforce within the period beginning 90 days before and ending 90 days after the date of filing of the visa petition. 20 CFR 655.738(c);
- B. **Secondary Displacement:** An H-1B dependent or willful violator employer is prohibited from placing H-1B nonimmigrant(s) with another/secondary employer where there are indicia of an employment relationship between the nonimmigrant(s) and that other/secondary employer (thus possibly affecting the jobs of U.S. workers employed by that other employer), unless and until the employer subject to this LCA makes the inquiries and/or receives the information set forth in 20 CFR 655.738(d)(5) concerning that other/secondary employer's displacement of similarly employed U.S. workers in its workforce within the period beginning 90 days before and ending 90 days after the date of such placement. 20 CFR 655.738(d). Even if the required inquiry of the secondary employer is made, the H-1B dependent or willful violator employer will be subject to a finding of a violation of the secondary displacement prohibition if the secondary employer, in fact, displaces any U.S. worker(s) during the applicable time period; and
- C. Recruitment and Hiring: Prior to filing this LCA or any petition or request for extension of status for nonimmigrant worker(s) supported by this LCA, the H-1B dependent or willful violator employer must take good faith steps to recruit U.S. workers for the job(s) using procedures that meet industry-wide standards and offer compensation that is at least as great as the required wage to be paid to the nonimmigrant workers pursuant to 20 CFR 655.731(a). The employer must offer the job(s) to any U.S. worker who applies and is equally or better qualified for the job than the nonimmigrant worker. 20 CFR 655.739.

6. I have read and agree to Additional Employer Labor Condition Statements A, B, and C above and as fully explained in Section I − Subsections 1 and 2 of the Labor Condition Application − General Instructions Form ETA 9035CP and the Department's regulations at 20 CFR 655 Subpart H. *					
,	Public Disclosure Information Important Note: You must select from the options listed in this Section.				
	1. Public disclosure information in the United States will be kept at: * ☐ Employer's principal place of business ☐ Place of employment				

J. Notice of Obligations

- A. Upon receipt of the certified LCA, the employer must take the following actions:
 - o Print and sign a hard copy of the LCA if filing electronically (20 CFR 655.730(c)(3));
 - Maintain the original signed and certified LCA in the employer's files (20 CFR 655.705(c)(2); 20 CFR 655.730(c)(3); and 20 CFR 655.760); and
 - Make a copy of the LCA, as well as necessary supporting documentation required by the Department of Labor regulations, available for public examination in a public access file at the employer's principal place of business in the U.S. or at the place of employment within one working day after the date on which the LCA is filed with the Department of Labor (20 CFR 655.705(c)(2) and 20 CFR 655.760).
- B. The employer must develop sufficient documentation to meet its burden of proof with respect to the validity of the statements made in its LCA and the accuracy of information provided, in the event that such statement or information is challenged (20 CFR 655.705(c)(5) and 20 CFR 655.700(d)(4)(iv)).
- C. The employer must make this LCA, supporting documentation, and other records available to officials of the Department of Labor upon request during any investigation under the Immigration and Nationality Act (20 CFR 655.760 and 20 CFR Subpart I).

I declare under penalty of perjury that I have read and reviewed this application and that to the best of my knowledge the information contained therein is true and accurate. I understand that to knowingly furnish false information in the preparation of this form and any supplement thereto or to aid, abet, or counsel another to do so is violation of federal law under 18 U.S.C. 1001.

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5. Signature *		6. Date signed *			
	4. Hiring or designated official title *				
	Last (family) name of hiring or designated official	* 2. First (given) name of hiring or designated officia	3. Middle initial §		
_	77				

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K. LCA Preparer

Important Note: Complete this section of contact) or E (attorney or agent) of this	if the preparer of this LCA is a person other than the one identified is application.	d in either Section D (employer poin
Last (family) name §	2. First (given) name §	3. Middle initial
4. Firm/Business name §		
5. E-Mail address §		O Y
L. U.S. Government Agency Use	(ONLY)	
By virtue of the signature below, the	e Department of Labor hereby acknowledges the following:	
This certification is valid from	to	
Department of Labor, Office of Fore	eign Labor Certification Certification	Date (date signed)
Case number	Case Status	
The Department of Labor is not the	guarantor of the accuracy, truthfulness, or adequacy of a c	certified LCA.
I. Signature Notification and Com	nplaints	
but MUST be complete when submitting	s form will not be filled out when electronically submitting to the Deg g non-electronically. If the application is submitted electronically, a OOL before it can be submitted to USCIS for final processing.	
WH-4 Form with any office of the Wage Wage and Hour Division offices can be of qualified U.S. worker, or an employer's reduction. Justice, Office of the Special Counsel for 20530, and additional information can be	of material facts in the LCA and/or failure to comply with the terms and Hour Division, Employment Standards Administration, U.S. Dobtained at www.dol.gov/whd. Complaints alleging failure to offer misrepresentation regarding such offer(s) of employment, may be or Immigration-Related Unfair Employment Practices, 950 Pennsylve obtained at www.justice.gov. Please note that complaints should if the violation is by an employer who is H-1B dependent or a way	epartment of Labor. A listing of the employment to an equally or better filed with the U.S. Department of vania Avenue, NW, Washington, Dd be filed with the Office of Special
. OMB Paperwork Reduction Act	: (1205-0310)	
collection of information unless it display Nationality Act, Section 212(n) and (t) ar management and to meet Congressiona	approved under the Paperwork Reduction Act of 1995. Persons a sys a currently valid OMB control number. Obligations to reply are resulted in the properties of the system of 214(c). Public reporting burden for this collection of information all and statutory requirements is estimated to average 75 minutes passources, gather and maintain the data needed, and complete and	mandatory (Immigration and , which is to assist with program per response, including the time to
burden, to the U.S. Department of Labor	estimate or any other aspect of this collection of information, includ r, Employment and Training Administration, Office of Foreign Labon, DC, 20210. (Paperwork Reduction Project OMB 1205-0310.) D	or Certification, 200 Constitution
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