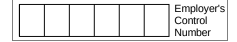
Attestation for H-1C Nonimmigrant Nurses

## **U.S. Department of Labor** Employment and Training Administration



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(2) F	edera	al Em	ploye	r I.D.	Numb	er (9	digits	) (EII	l from	IRS)	)	(3	) Apr	olicant	's Tel	lepho	ne Nu	mber				<u> </u>						
(4) F	eturn	FAX	Num	ber		_					_	(5	5) Co	ntact's	Tele	phon	e Num	nber (	Optio	nal -	If cor	ntact is	the h	niring	officia	al lea	ve bla	nk.)
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(8) Correspondence Address (only use this area if correspondence should be sent to a location other than the Applicant) [Nuddper / Street/ Post Office Box or Rural Route]																												
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Complaints alleging misrepresentation of material facts in this Attestation and/or fa any office of the Wage and Hour Division of the United States Department of Labor.







Attestation for H-1C Nonimmigrant Nurses

## **U.S. Department of Labor** Employment and Training Administration



ATTESTATIONS: See instructions and regulations (20 CFR Part 655, Subparts L & M) Sections III through X on this form are the required attestations. Place an X in the appropriate boxes below:

(1) area on March 31, 1997, and	collowing facility requirements: 1) it is a "subpart (d) hospital," 2) which was located in a health professional shortage 3) had at least 190 acute care beds with at least 35% of its acute care inpatient days reimbursed by Medicare and at the patient days reimbursed by Medicaid as reported on the hospital's Form HCFA-2552-92, Worksheet S-3 for the fiscal														
year 1994 cost reporting period															
AND Mark the one appropriate															
(a) This facility was determined on a previous attestation cert	d as DOL Case Number:														
OR (b) The facility's Form HCFA-:	2552, Worksheet S-3, Part I, and Worksheet S, Parts I and II, are attached.														
IV. No Adverse Effec															
	wages and working conditions of registered nurses similarly employed.														
v. Facility Wage	The H-1C nurses employed at the facility will be paid the wage rate for registered nurses similarly employed by the facility.														
VI. Recruitment and Retention of Registered Nurses															
Timely and Significant Steps (Mark (X) all of the appropriate boxes.)															
The facility has taken and is taking timely and significant steps designed to recruit and retain sufficient registered nurses who are United States citizens or immigrants who are authorized to perform nursing services, in order to remove as quickly as reasonably possible the dependence of the facility on nonimmigrant registered nurses.															
case mark one of items (1) throu	The following timely and significant steps are being taken by this facility (mark two of items 1 through 9, unless item 10 is marked, in which case mark one of items (1) through (9); or unless item (11)(B) is marked, in which case, items (1) through (10) need not be marked):  (1) Operating a training program for registered nurses at the facility or financing (or providing participation in) a training														
	program for registered nurses elsewhere.  (2) Providing career development programs and other methods of facilitating health care workers to become registered nurses.														
Paying registered nurses wages at a rate higher than currently being paid to registered nurses similarly employed in the geographic area.															
(4) Providing reasonable opportunities for meaningful salary advancement by registered nurses.															
	incentives to nurses for additional education, and for efforts by the nurses leading to increased ention of U.S. nurses.														
(6) Providing nurses with that constitute a sign	h special perquisites for dependent care or housing assistance of a nature and/or extent nificant factor in inducing employment and retention of U.S. nurses.														
	— Draviding training appartunities to LLC workers not augrently in health care accumations to become registered														
(9) Other step of comparable timeliness and significance in promoting the development, recruitment and retention of U.S. nurses (attach explanation).															
(10) Only one timely and significant step has been and is being taken by this facility because a second step is unreasonable (attach explanation) Mark one of the above boxes 1 to 9.															
·	ce or has reduced the number of nonimmigrant nurses it utilizes by at least 10%.														
	within the next year, reduce the number of nonimmigrant nurses it utilizes by at least 10% without lity and quantity of services provided. (Mark in first year and all succeeding years).														
<sup>(B)</sup>	rior Attestation, this facility has reduced the number of nonimmigrant nurses it uses by 10% within late of such prior Attestation, without reducing the quality and quantity of services provided. (Mark absequent years) (If this item is marked, items (1) through (10) need not be marked).														
	r for the prior Attestation:														
	Employer's Control Number must  Page - 2 of 3 be the same on all three (3)														



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## **U.S. Department of Labor** Employment and Training Administration



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	The facility will not, at any time, employ a number of H-1C nurses that exceeds 33% of the total number of registered nurses employed by the facility.																															
	X. Limitation on Where H-1C Nurses May be Employed  The facility will not authorize any H-1C purse to perform services at any worksite not controlled by the facility or transfer any H-1C purse from one																															
	The facility will not authorize any H-1C nurse to perform services at any worksite not controlled by the facility or transfer any H-1C nurse from one worksite to another, even if all of the worksites are controlled by the facility.															е																
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## PRIVACY ACT STATEMENT

In accordance with the Privacy Act of 1974, as amended (5 U.S.C. 552a), you are hereby notified that the information provided herein is protected under the Privacy Act. The Department of Labor (Department) is maintaining a System of Records titled Employer Application and Attestation File for Permanent and Temporary Alien Workers (DOL/ETA-7).

Case files developed in processing labor certification applications, labor condition applications, or labor attestations, may be released to the employers which filed such applications, their representatives, and to named alien beneficiaries or their representatives, if requested, to review Employment and Training Administration (ETA) actions in connection with appeals of denials before the DOL Office of Administrative Law Judges and federal courts; to participating agencies such as the DOL Office of Inspector General, Employment Standards Administration, Department of Homeland Security's U.S. Citizenship and Immigration Services and Bureau of Immigration and Customs Enforcement, and Department of State in connection with administering and enforcing related immigration laws and regulations; and to the DOL Office of Administrative Law Judges and Federal Courts in connection with appeals of denials of labor certification requests, labor condition applications, and labor attestations.

Further disclosures may be made under the following circumstances: in connection with federal litigation; for law enforcement purposes; to authorized parent locator persons under Pub. L. 93-647; to an information source in connection with personnel, procurement, or benefit-related matters, to a contractor or their employees, consultants, grantees or their employees, or volunteers who have been engaged to assist the agency in the performance of a contract; for Federal debt collection purposes; the Office of Management and Budget in connection with its legislative review, coordination, and clearance activities; if a person about whom this record is maintained submits a written request to a Member of Congress or their staff and that request is forwarded to the Department, we may release the information to the Member of Congress or Congressional staff in response to the inquiry made on behalf of the subject of the record; and to the news media and the public when a matter under investigation becomes public knowledge, the Solicitor of Labor determines the disclosure is necessary to preserve confidence or integrity of the Department, or the Solicitor of Labor determines that a legitimate public interest exists in the disclosure of information unless the disclosure would constitute an unwarranted invasion of personal privacy.