Attestation by Employers Using Alien Crewmembers for Longshore Activities At Locations in the State of Alaska

U.S. Department of Labor



Employment and Training Administration

OMB Approval No. 1205-0352 Exp. 10/31/2014

					··		
1. Full Legal Name of Company					5. Name of U.S. Agent		
2.	2. Headquarters Address (No., St., City, State, Zip Code, Country)				U.S. Business Address of Agent (No., St., City, State, Zip Code)		
Telephone (Area Code and Number)					7. Telephone of Agent (Area Code and Number)		
Name of Chief Executive Officer					Fax (Area Code and Number)		
8.	EMPLOYER A	TTESTAT	TION (Use attachment if additi	onal space is needed	l d or multiple locations are covered.)		
	(a)		ticipated that longshore activit		d at the following times and locations in the State of Alaska (check appropriat		
		` '	erformance of Activity (month/c		Location (name of port, city, or other geographical reference point)		
		□ (i) □ (iii)	Loading cargo Operation of cargo-related	equipments	□ (ii) Unloading cargo □ (iv) Handling of mooring lines		
•	(b)	Before using alien crewmen to perform any longshore activity, a bona fide request will be made to the parties to whom notice has been provided under item 8(e)(ii) and (iii) below, for United States longshore workers who are qualified and available in sufficient numbers to perform the longshore activity at the particular time and location, except that					
		(i) wher describe	ever two or more contract ste ed in 8(e)(i) below, the reques	evedoring companies t for longshore worke	have signed a joint collective bargaining agreement with a labor organizationers may be made to only one such contract stevedoring company, and		
					ivate dock may be made only for longshore work to be performed at that doc 32 of the Longshore and Harbor Workers' Compensation Act.		
•	(c)	who are			able in response to the request for dispatch as attested at item 8(b) above an eded to perform the longshore activity at the particular time and location, will be		
•	(d)		e of alien crewmembers in any ing representative for workers		any longshore activity is not intended or designed to influence an election of a.		
•	(e)	As of th	is date, notice of this attestation	on has been provided	d to (include copies of actual notices):		
			make available or intend to m		exclusive bargaining representatives of United States longshore workers an hore workers to the particular location(s) where the longshore work is to be		
			ntract stevedoring companies he longshore work is to be per		tend to employ United States longshore workers at the particular location(s		
		(iii) Ope	erators of private docks at whi	ch workers in my emp	ploy will perform any longshore activity.		
ac an	companying do d, in particular,	cumentation that I will	on is true and correct. In addimake this attestation, support	ition, I declare that I in ing documentation, a	are under penalty of perjury that the information provided on this form an will comply with the Department of Labor regulations governing this program and other records, files and documents available to officials of the Departmen the immigration and Nationality Act.		
			ecutive Officer Agent or Designee	_	Date		
_		e) and will		ctivities at locations in	e below, I acknowledge that this program attestation is accepted for filing on the state of Alaska herein attested to from(beginning date		
Signature of Authorized DOL Official					ETA Case No.		
Su	bsequent DOL	action:	Suspended	Invalidated	Withdrawn		
Th	e Department o	of Labor is	not the guarantor of the accur	acy, truthfulness or a	adequacy of an attestation accepted for filing.		
Pe	rsons are not r	equired to	respond to this collection of	information unless it	displays a currently valid OMB control number. Respondents' obligations t		

Persons are not required to respond to this collection of information unless it displays a currently valid OMB control number. Respondents' obligations to reply to these reporting requirements are mandatory. (8 U.S.C. 1101 et seq.) Public reporting burden for this collection of information is estimated to average 4 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the U.S. Department of Labor, Office of Foreign Labor Certification, 200 Constitution Avenue, N.W., Room C4312, Washington, D.C. 20210 (Paperwork Reduction Project 1206-0352).

ATTESTATION BY EMPLOYERS USING ALIEN CREWMEMBERS FOR LONGSHORE ACTIVIES AT LOCATIONS IN THE STATE OF ALASKA

IMPORTANT: READ CAREFULLY BEFORE COMPLETING FORM

Submit the completed original Form ETA 9033-A with accompanying documentation along with two copies of the form and accompanying documentation. Attestation must be received by the Department of Labor no later then 30 days prior to the first performance of the longshore activity (or anytime up to 24 hours before the first performance on the activity upon a showing that the employer could not have reasonably anticipated the need to file an attestation for that location at the time). Attestations which are filed less than 30 days prior to the first performance of the longshore activity must include supporting documentation to show that the employer could not have reasonably anticipated the need to file attestation for that location at that time.

To knowingly furnish any false information in the preparation of this form and any supporting documentation thereto, or to aid, abet or counsel another to do so is a felony, punishable by \$10,000 fine or five years in the penitentiary, or both (18 U.S.C. 1001). Other penalties apply as well to fraud and misuse of this immigration document (18 U.S.C. 1546) and to perjury with respect to this form (18 U.S.C. 1546 and 1621).

Print legibly in ink or use a typewriter. Sign and date one form in original signature. Citations below to "regulations" are citations to 20 CFR Part 655, Subparts F and G.

- Item 1. Name of Company. Enter full legal name of business, firm or organization, or if an individual, enter name used for legal purposes on documents.
- Item 2. Address of Company. Self Explanatory.
- Item 3. <u>Telephone Number</u>. Include area code or international calling code.
- Item 4. Name of Chief Executive Officer. Self explanatory.
- Item 5. Name of U.S .Agent . Self Explanatory.
- Item 6. Address of Agent. This address must be in the U.S.
- Item 7. Telephone Number. Include fax number, if available.

Item 8. <u>Employer Attestation</u>. An employer must attest to the conditions listed in elements (b) through (e). The attestation will only be accepted for filing if the required documentation supporting elements 8(e) is attached to the Form ETA 9033-A. See §655.537 of the regulations for guidance on the documentation that must be attached to the Form ETA 9033-A to support element 8(e). The employer must check the appropriate box(es) 8(a) (i) through (iv) for each of the particular activities of longshore work to be performed.

Item 8(a): Bona Fide Request for Dispatch of U.S. Longshore Workers. The employer must attest that, before using alien crewmen to perform longshore work, he will make a bona fide request for the U.S. longshore workers who are qualified and available in sufficient numbers to perform the activity at the particular times and locations specified. The request for dispatch must be directed to the parties to whom notice of filing is provided under attestation element 8(e) (ii) and (iii). Wherever two and more contract stevedoring companies have signed a joint collective bargaining agreement with a labor organization described in attestation element 8(e)(i), the employer may request longshore workers from only one of such contract stevedoring company. A request for longshore workers to an operator of a private dock may be made only for longshore work to be performed at that dock and only if the operator meets the requirements of section 32 of the Longshore and Harbor Workers' Compensation Act (33 U.S.C. 932). See § 655.534 of the regulations for a detailed explanation of this attestation element.

Item 8(b): Employment of all Qualified U.S. Longshore Workers Made Available in Sufficient Numbers. The employer must attest that all U.S. longshore workers made available in response to the request for dispatch under the first attestation element, item 8(b), who are qualified and available in sufficient number and who are needed to perform the longshore activity at the particular times and locations specified will be employed to perform such activity. See § 655.535 of the regulations for a detailed explanation of this attestation element.

Item 8(c): No Intention or Design to Influence Bargaining Representative <u>Election</u>. The employer must attest that the use of alien crewmembers to perform longshore activities is not intended or designed to influence an election for a bargaining representative for longshore workers in the State of Alaska. See § 655.536 of the regulations for detailed explanation of this attestation element.

Item 8(d): Notice of Filing. The employer must attest that at the time of filing the attestation, notice of filing has been provided to labor organizations which have been recognized as exclusive bargaining representatives of U.S. longshore workers and which make available or intend to make available workers to the particular locations where the longshore work is to be performed. Notice must also be provided to contract stevedoring companies which employ or intend to employ U.S. longshore workers at those locations, and to operators of private docks at which the employer will use longshore workers. See § 655.537 of the regulations for a detailed explanation of this attestation elements.

Item 9. <u>Declaration of Employer</u>. One copy of this form must bear the original signature of the chief executive officer (or the chief executive officer's designee) unless filing by facsimile transmission. See §655.532(a) of the regulations if filing by facsimile transmission. By signing this form, the chief executive officer is attesting to the conditions listed in item 8(a) through (c) and to the accuracy of the information provided elsewhere on the form and in supporting documentation. False statements are subject to federal criminal penalties, as stated above.

If the attestation bears the necessary entries of information and documentation, the Department of Labor may accept the attestation for filing and shall document such acceptance on each of the three Form ETA 9033A's submitted. A copy of the attestation form indicating the Department's acceptance, or notification of nonacceptance, will be returned to the employer. A copy of this attestation, along with accompanying documentation, will be available for public inspection at the Office of Foreign Labor Certification, 200 Constitution Avenue, N.W., Room C4312, Washington, D.C. 20210.

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