## Notice of Filing Labor Condition Application with the Employment and Training Administration

An H-1B nonimmigrant worker is sought by **Tata Elxsi Limited** through the filing of a Labor Condition Application with the Employment and Training Administration of the United States Department of Labor.

Number of workers sought 5

1. Proposed job title Mechatronics Engineer

2. Standard Occupational Classification 17-2199.05 Mechatronics Engineers

3. Intended start of employment
4. Intended end of employment
03/21/2024
03/20/2027

5. Annual offered wage \$75,046.00 - \$96,949.00

6. Location of employment **Zimmer Biomet:** 

1520 Tradeport Dr Jacksonville, FL 32218

The LCA is available for public inspection at **Tata Elxsi Limited: 2701 Troy Center Drive**, **Troy**, **Michigan 48084**. Complaints alleging misrepresentation of material facts in the Labor Condition Application and/or failure to comply with the terms of the Labor Condition Application may be filed with any office of the Wage and Hour Division of the United States Department of Labor.

Please note that the Beneficiary started occupying 24 Union Square, Apt 450, Union City, CA 94587 starting on 03/21/2024. This LCA posting was posted as soon as possible, under one of the following manners permitted under Chapter 20, Section 655.734 of the Code of Federal Regulations from 15/03/2024 to 24/03/2024.

This notice can be reposted pursuant to USCIS Guidelines (Efren Hernandez Letter issued October 23, 2003), confirming that an amended I-129 is not necessary where an H-1B employee is being moved to a location where a Labor Condition Application is in place. Where a proposed worksite falls within the same "area of intended employment," as defined at 20 CFR § 656.3, as the previous worksite, a new Labor Condition Application is not required. The employer need only re-post the Notice of Filing at the new worksite.