U.S. Department of Labor Office of Labor-Management Standards Washington, DC 20210

## FORM LM-20 AGREEMENT AND ACTIVITIES REPORT

Form approved Office of Management and Budget No. 1245-0003 Expires 10-31-2013



This report is mandatory under P.L. 86-257, as amended. Failure to comply may result in criminal prosecution, fines, or civil penalties as provided by 29 U.S.C. 439 or 440. Required of persons, including Labor Relations Consultants and Other Individuals and Organizations, Under Section 203(b) of the Labor-Management Reporting and Disclosure Act of 1959, as amended. (LMRDA)

READ THE INSTRUCTIONS CAREFULLY BEFORE PREPARING THIS REPORT. 1. File Number: 736 Person Filina 2. Name and mailing address (include ZIP Code): 3. Any other address where records necessary to verify this report are kept: Name DAVID NysTROM Name Title ( 20 Organization LABOR CORSULTING GROUP, LLC Organization P.O. Box, Bldg., Room No., if any P.O. Box, Bldg., Room No., if any Street 535 GRISWALD, SUITE 111237 Street City DOTROIT City State Michigan ZIP Code + 4 48226 State ZIP-Code + 4-4. Date fiscal year ends: 5. Type of person: 12/31 12012 a. Individual b. Partnership c. Corporation d. Other (Specify): Nature of Agreement or Arrangement 6. Full name and address of employer with whom made (include ZIP Code): 7. Date entered into: 6/22/2012 Name Michael HARMMERIC 8. Name of person(s) through whom made: Organization GRAND PRIZE Auto Michael Hee MMelic Name Trade Name, if any MANAGERE, Member P.O. Box, Bldg., Room No., if any Street 32 ROUTE 304N Name NATUET Name ZIP Code + 4 /0954 State Name **Signatures** Each of the undersigned declares, under penalty of perjury and other applicable penalties of law, that all of the information submitted in this report (including the information contained in any accompanying documents) has been examined by the signatory and is, to the best of the undersigned's knowledge and belief, true, correct, and complete. (See Section VII on penalties in the instructions.) 13. Signed President Treasurer (If other title, see (If other title, see instructions) instructions) President

Filer:	File Number C-
Check the appropriate box to indicate whether an object of the activities undertaken, is directly or indirectly:	
a. To persuade employees to exercise or not to exercise, or persuade employees as to the manner of exercising, the right to organize and bargain collectively through representatives of their own choosing.	
b. To supply an employer with information concerning the activities of employees or a labor organization in connection with a labor dispute involving such employer, except information for use solely in conjunction with an administrative or arbitral proceeding or a criminal or civil judicial proceeding.	
14 March 1987 1987 1987 1987 1987 1987 1987 1987	
10. Terms and conditions (Explain in detail; see instructions. Written agreements must be attached.):	
-6 Roup Meetings with employees	
· PROMAD WRITTER INFORMATION + FACTS	
- GIVE SOTING PROCOCLINE	
Supply & ConsulTAATS	To presugae employers to vote
i inse	
Specific Activities to be Performed	
11. For each activity, separately list in detail the information required (See instruct	ions): The state of the state o
a. Nature of activity:	
persuade employees & Vote Noin Te	
Persuade employees to Ustensin The  NLLS election 1-18-2012 in small group nestings	
-f "ON com on one on on the one on S. K. Orega's	
11.b. Period during which performed:	11.c. Extent performed:
June 22 - July 18,2012	confleted - 15-15 von Total
11.d. Name and address through whom performed:	Additional Name and address through whom performed, if any:
Name DASIN NYSTROM	Name
Organization LAGOR CONSULTION GLOUP, 11c	Organization
P.O. Box, Bldg., Room No., if any	P.O. Box, Bldg., Room No., if any
Street 535 6RISWALD 54.74 111-237	Street
City Detro, T	City
State Mi ZIP Code + 4 (182)6	State ZIP Code + 4
12.a. Identify subject groups of employees:	12.b. Identify subject labor organizations:
Acito Pealership	(14.4)
- Techs	40CAL 259
- ACRTERS	LOCAL 059.
- Body shop	
New CAR PROP	
- CAshiens	
	J



This Agreement is entered into this day of June 22, 2012, **Grand Prize Auto** (hereinafter the "Client") and **Labor Consulting Group**, **LLC**. The following provisions represent the complete understanding of the parties hereto but may be modified by mutual agreement between the parties in writing.

- 1. Client hereby engages the services of Labor Consulting Group to perform labor relation services (hereinafter the "Project"), which include, but are not limited to, conducting persuasive employee meetings, counseling Client, and performing other activities relevant to union prevention.
- 2. Labor Consulting Group shall, through its staff and principals, make itself available to consult with officers and administrative staff of Client at reasonable times concerning matters pertaining to the Project or any other matters of importance concerning the business affairs of the Client.
- 3. Labor Consulting Group shall develop, administer and institute methods and procedures deemed advisable to bring the Project to a successful conclusion. Labor Consulting Group shall keep the Client informed of all work in progress at all times during the term of this Agreement.
- 4. Client agrees to cooperate fully with Labor Consulting Group by providing all services, information, or documentation necessary to complete the Project. Client also understands that the initial steps of the engagement require sufficient time for development in order to demonstrate results.
- 5. Labor Consulting Group will assign as many labor specialists as is mutually agreed upon by the parties hereto. Client agrees to pay an hourly rate of \$180.00 per hour per consultant.
- 6. Client understands and agrees that all time expended by Labor Consulting Group shall be included in the hourly rate, including, but not limited to, on site activities, employee meetings, management conferences, one on one employee contact, and project preparation. Client will reimburse any out of pocket approved expenses.
- 7. Client agrees to pay a retainer fee of \$15,000 upon execution of this agreement. Retainer will be applied to first \$15,000 billed under terms indicated herein.

- 8. Client agrees to pay all outstanding fees and costs within seven (7) days after receipt of invoice. Failure to pay any invoices within thirty days (30) of receipt shall result in a finance charge being added to the balance at the rate of one and one-half percent (1-1/2%) per month.
- 9. Client may terminate the services of Labor Consulting Group at any time by declaration of such intent to an officer or employee of Labor Consulting Group.

Dated: <u>June 22, 2012</u>
By:
1) Mass Willes
For: Labor Consulting Group, LLC

Examined, Accepted and Approved