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: Person Filing 3. Any other address where records necessary to verify this report are kept: 2. Name and mailing address (Include ZIP Code): NO Name SANFORD RUDNICK Name LABOR CONSULTANT Title Title H. SANFORD RUDNICK & ASSOC Organization Organization P.O. Box, Bldg., Room No., if any P.O. Box, Bldg., Room No., If any 1200 MT. DIABLO BLVD. S105 Street Street WALNUT CREEK, CA 94596 City City ZIP Code + 4 94596 CA. ZIP Code + 4 State State 4. Date fiscal year ends: 5. Type of person: 12/31 Individual b. Partnership 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: 9/23/16 Name 8. Name of person(s) through whom made Organization Name Trade Name, If any P.O. Box, Bldg., Room No., if any Name Name Name 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 completed (See Section VI) or pegalities in the instructions.) 13. Signed President 14. Signed (If other title, see Treasurer (If other title, see Instructions) President Title Treasurer instructions) Title

Telephone Number

Telephone Number

Filer:	File Number C. 371 67293
	67263
9. 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.	
10. Terms and conditions (Explain in detail; see instructions. Written agreements must be attached.):	
SEE ATTACHED RETAINER	
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Specific Activities to be Performed 11. For each activity, separately list in detail the information required (See Instru	ctions):
a. Nature of activity:	
Discussion of NLRB rules and regulations concerning how employees can vote for or against a Union during an election.	
11.b. Period during which performed: '4/23/16	11.c. Extent performed: (0/23/16
11.d. Name and address through whom performed:	Additional Name and address through whom performed, if any:
Name Wes Staley	Name Was Staley
Organization Crane GUYS LLC	Organization Crane Guys, LC
P.O. Box, Bldg., Room No., if any	P.O. Box, Bidg., Room No., If any
Street 14480 Alondva Dud.	street /4900 Alond ra Blvd.
city La Mirada	ciry La Mirada
State CA ZIP Code + 4 90636	State CA
12.a. Identify subject groups of employees:	12.b. Identify subject labor organizations:
ALL FULL TIME AND PART TIME CRANE	or DRING
DARC TIME CRANE	OFER LOCAL
OFER MORS	12.b. Identify subject labor organizations: OPORTUGE COCAL CNG INCER 12

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LABOR CONSULTING AGREEMENT

The Undersigned does by this agreement consent to the following retainer agreement:

- 1 The term of the agreement will commence on 9-23-16 and may be terminated at any time by either party by giving written notice to the other party.
- 2. My duties as a labor attorney/consultant will include only the rendering of labor relations consultation and management services in connection with the Employers labor relations activities. Sanford Rudnick is not a member of any bar association in California or any other state. He is an attorney since he obtained a post graduate degree from law school. Mr. Rudnick has been authorized to practice before the NLRB according to Section 102.38 of it' Rules and Regulations for thirty (30)years. Also, H. Sanford & Rudnick & Associates use the services of various law firms at no charge to the Employer concerning the Employer's labor relations.
- 3. Compensation will be \$\frac{350}{250}\$ per hour and \$\frac{10,000}{200}\$ payable in advance as a retainer. Consulting fees and expenses shall be deducted from the amount of the retainer and any fees and costs exceeding the retainer shall be billed weekly on an itemized billing statement unless another retainer is requested. Payment for all services and costs is due upon receipt of each billing invoice either by check or credit card. Cancellation of the Retainer Agreement allows the client future work by a credit of work and not a refund of the balance of the retainer. If payments are not made on receipt, H. Sanford Rudnick & Associates has the option to require additional retainers to his firm for additional work to be performed.
- 4. H. Sanford Rudnick, as a labor attorney/consultant, will use its best efforts to represent you but there is no guarantee of the outcome of your labor relations issue or the costs associated with the case which is only an estimate. Fees can exceed the estimate based on actions of the Union, NLRB or other State or Federal Agencies.
- 5. It is your responsibility to give us accurate information, to provide us with copies of relevant documents, to pay your bills when presented, and to keep us informed of your current information concerning the case. You must read all correspondence that we send you. If you have any questions or objections, you must tell us at once.

 If we present matters to you for a decision, you must make a decision of the present matters to you for a decision, you must make a decision of the present matters.

If we present matters to you for a decision, you must make a decision after a reasonable amount of time.

6 Client understands that the consultants's fees and costs involved in litigation can become very substantial and that the time and costs expended by the consultant are not necessarily within the control of control but, rather, may depend upon a number of factors including actions by opposing union, their attorney and NLRB, State and Federal Court Actions that the NLRB might file and the Union may file and court rulings. Client understands that any

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statement by the consultant with regard to the probable cost to Client of any litigation or other consulting services, or any aspect thereof, is only an estimate and should not be considered to be a guarantee or maximum.

- 7. (a) The parties agree that any dispute between the parties shall be resolved informally between the parties which arise out of the agreement. If the dispute cannot be resolved informally, the Employer agrees any controversy or dispute between the parties which shall arise with respect to the Agreement, the interpretation hereof, or any other matter relating hereto, shall be submitted only to arbitration in Walnut Creek, Ca. which the arbitrators are selected as hereinafter provided
- 7.(b) Arbitration proceedings shall be conducted in accordance with the rules of the American Arbitration Association (the "Rules"), except as specifically provided in this paragraph. The dispute shall be submitted to two arbitrators, each of whom shall have had at least 5 years experience in the labor relations business of Federal Labor Law. One arbitrator shall be selected by each of the parties.
- 7.(c) In the event that either of the two parties shall not, within 10 days after notification of demand for arbitration hereunder shall not have selected its arbitrator, or cannot mutually agree to an arbitrator, such arbitrator shall be selected by the American Arbitration Association upon receipt of a request thereof by the other party. All submitted matters or any collection demand for arbitration is made in accordance with a specific time schedule adopted by the arbitrator.
- 7. (d) Each party shall have the opportunity to present evidence and witnesses in accordance with the Rules and schedule adopted by the arbitrator. In the event, any party fails to appear or present evidence, the arbitrator shall render their decision based solely on the information presented by the party who does so appear and present evidence. The determination of the arbitrator shall be final and binding upon all the parties and judgment may be entered on any award rendered by the arbitrator in any Federal or State court having jurisdiction. The Employer shall bear all the costs of the fees and expenses of the arbitrator, or any other fees incurred in conjunction with the arbitration.
- 8. Any time the Client has a problem with the services of H. Sanford Rudnick & Associates, the parties will mutually work out a solution to their issues. Also, H. Sanford Rudnick & Associates has two law firms on retainer to help resolve any problems that might develop between the parties.

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9. Payment of fees shall be billed weekly. Payment is due upon receipt of the weekly invoice and interest of 1% per month of the past amount due will be charged. We require that your bill be current and if it becomes late we will require an additional retainer to continue work.

Dated: _9-23-16

Sanford Rudnick & Associates

Dated: 9-23-16

THE CRANE GUYS, LLC., WES STALEY, PRESIDENT