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. Fallure 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: C- 00525 Person Filing 2. Name and mailing address (include ZIP Code): 3. Any other address where records necessary to verify this report are kept: Name Name Title Title Organization LRI Consulting Services, Inc. Organization P.O. Box, Bldg., Room No., if any P.O. Box, Bldg., Room No., if any Street 7850 South Elm Place, Suite E Street Broken Arrow City State Oklahoma ZIP Code + 4 74011 State ZIP Code + 4 4. Date fiscal year ends: 5. Type of person: c. Corporation d. Individual b. Partnership Other (Specify): Dec Nature of Agreement or Arrangement 6. Full name and address of employer with whom made (include ZIP Code): 7. Date entered Into: 2014 Name 8. Name of person(s) through whom made: Organization Mountaire Farms Inc Name Rodrigo Lozano Trade Name, if any Name P.O. Box, Bldg., Room No., if any Name Street PO Box 339 City Lumber Bridge Name State ZIP Code + 4 28357 Nama **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 of benaitles in the instructions.) 13. Signed President 14. Signed Treasurer (If other title, see (If other title, see instructions) instructions) CEO President Title Title On 5/20/2014 918-455-9995 5/20/2014 918-455-9995 Date Telephone Number Date Telephone Number

Filer LRI Consulting Services, Inc.	File Number C- 00525
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9. Check the appropriate box to indicate whether an object of the activities under	maken; is directly or indirectly:
a. To persuade employees to exercise or not to exercise, or persuade en collectively through representatives of their own choosing.	nployees as to the manner of exercising, the right to organize and bargain
b. To supply an employer with information concerning the activities of em such employer, except information for use solely in conjunction with a	ployees or a tabor organization in connection with a labor dispute involving n 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	
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Specific Activities to be Performed 11. For each activity, separately list in détail thé information required (See instruct	lione).
a. Nature of activity:	, , , , , , , , , , , , , , , , , , ,
Engaged to communicate to employees regarding exercising	g their rights to organize and bargain collectively.
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*	•
11.b. Period during which performed:	11.c. Extent performed:
various days beginning 3/3/14	Fully Performed
11.d. Name and address through whom performed:	Additional Name and address through whom performed, if any:
Name Joseph Brock	Name Patrick O'Mařa
Organization East Coast Labor Relations LLC	Organization OMara & Associates LLC
P.O. Box, Bidg., Room No., if any	P.O. Box, Bldg., Room No., if any
Street 151 Forge Road	Street 6 Drakewood Lane
City Delran	City Novato
State N.3 ZIP Code + 4 08075	State CA ZtP Code + 4 94947
12.a. Identify subject groups of employees:	12.b. Identify subject labor organizations:
various employees	pre-petition
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Specific Activities to be Performed (Continuation Page)

- 11. For each activity, separately list in detail the information required (See instructions):
 - a. Nature of activity:

Engaged to communicate to employees regarding exercising their rights to organize and bargain collectively.

11.b. Period during which performed:	11.c, Extent performed:
11.d. Name and address through whom performed:	Additional Name and address through whom performed, if any:
Name John Cevallos	Name
Organization Cevallos Consulting Services	Organization
P.O. Box, Bldg., Room No., if any	P.O. Box, Bldg., Room No., if any
Street 8553 San Clemente Drive	Street
City Rancho Cucamonga	City
State California ZIP Code + 4 91	0 State ZIP Code + 4
Additional Name and address through whom performed, if any:	Additional Name and address through whom performed, if any:
Name	Name
Organization	Organization
P.O. Box, Bldg., Room No., if any	P.O. Box, Bldg., Room No., if any
Street	Street
City	City
State ZIP Code + 4	State ZIP Code + 4
12.a. Identify subject groups of employees:	12.b. Identify subject labor organizations:
various employees	pre-petition

Hyde, Patrick A - OLMS

From:

Debbie Barnett <dbarnett@lrionline.com>

Sent:

Wednesday, December 03, 2014 2:45 PM

To:

Hyde, Patrick A - OLMS

Subject:

Re: LRICS question

Attachments:

Mountaire agreement.pdf; ATT00001.htm

Patrick,

Sure thing, see attached. Sorry for the inconvenience.

Debbie

Proposal

February 24, 2014

Rodrigo Lozano, Complex Human Resources Manager Mountaire Farms Inc. P.O. Box 339 Lumber Bridge, NC 28357

910-359-5545 rlozano@mountaire.com

RE: Inoculation Meetings

Situation Assessment

You want to provide a subject matter expert to educate and prepare your employees for union organizing activity. You want employees to understand that union cards are legal documents, that they need to protect their personal information and some of the common misunderstandings employees have about unions.

Proposed Intervention(s)

Inoculation Meetings: For this option we will provide a Senior LRI consultant to conduct union "inoculation" meetings with your employees. We will provide at least one on-site facilitator to assess union vulnerability and communicate your message directly to employees.

Objectives

- Train employees on the facts about union cards, common tactics used to get employees to sign cards and facts they should consider before they ever sign a union card.
- Provide a credible subject matter expert who immediately increases your capacity to legally and persuasively respond to potential union organizing activity.
- Prevent NLRB petitions at company location(s) and train employees on the advantages of a direct relationship over a third party relationship.

Value to Organization

- You substantially reduce your company's vulnerability to union organizing activity by making it a "hard target" and difficult for an organizer to get cards signed using typical tactics; We will be able to assess overall vulnerability and by communicating directly with employees we get a solid read on whether union organizing activity has gained traction.
- You will have a more positive work environment where associates are treated with respect and managers are confident that they have the skills to earn the "direct relationship privilege."

Terms and Conditions

The fee for consulting is \$3,000 per consultant per day (plus travel expenses). For purposes of this proposal a consulting day means each calendar day worked by each consultant. If more than one consultant is working on your case the parties understand and agree that multiple consulting days may be

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Labor Relations Institute, Inc.

7850 S. Elm Place · Suite E Broken Arrow, OK 74011



worked on each calendar day.

Payment Terms

All fees are due upon the delivery of the consulting services and are non-refundable. Consulting fees and expenses incurred by consultant will be billed to you and you agree to pay those invoices upon receipt and to settle those statements within 7 days and to provide a credit card for us to settle outstanding invoices not paid by that time. You also agree to coordinate, arrange and pre-pay consultant's airfare, hotel accommodations and, if deemed necessary, a rental car. You agree and acknowledge that failure to pay fees or expenses associated with this project under these terms will result in reassignment of consultant(s), a penalty of the maximum allowable interest rate per month plus any costs we incur to collect an outstanding balance, until all outstanding invoices are paid in full.

Indemnification

The parties agree and acknowledge that unions regularly file unfair labor practices as part of their campaign strategy to delay an election or harass an employer and that, in most cases, these charges are dismissed after investigation by the NLRB. For this reason the client agrees that it will have responsibility for all costs and fees associated with defending all unfair labor practice charges that are investigated by the NLRB in relation to the engagement covered by this agreement. Notwithstanding the foregoing, the parties agree that should the NLRB issue an unfair labor practice complaint that alleges a specific unlawful action or statement of an LRI on-site consultant (as opposed to a statement or action made by an employee or agent of the client) and the NLRB states in a final ruling that an an LRI on-site consultant's act or statement was the basis for an unfair labor practice then the parties agree that LRI shall have an obligation to indemnify and hold harmless the client for actual liabilities, costs and expenses incurred by client for the specific allegation of an improper act or statement from an LRI on-site consultant. LRI agrees to assist the client with any investigation of unfair labor practice(s) filed in connection with this engagement but the client acknowledges that any costs or fees associated with the investigation or possible settlement of unfair labor practices (except for the indemnification and hold harmless obligations as described above) shall be the sole responsibility of the client and shall not be the responsibility of LRI. The parties acknowledge and agree that, except as outlined above, the client releases, waives and agrees that LRI shall not be liable for any other costs, fees or damages of any kind whatsoever that are related to this engagement.

It is further understood that all materials included in or with the above referenced items or programs are fully covered and protected by federal copyright laws. Federal law provides civil and criminal penalties for the unauthorized reproduction, distribution or exhibition of protected products. Criminal copyright infringement is investigated by the FBI and may constitute a felony penalty of up to five years in prison and/or a \$250,000 fine.

You further acknowledge that no representation by LRI or its representatives were relied on by you or any member of your company in entering this agreement, and that this document represents the full understanding of the parties. You also acknowledge and agree that we have informed you of the obligation to report any direct persuader activity performed on your behalf to the United States Department of Labor by both our firm and your firm and that failure to timely file these reports can

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abor Relations Institute, Inc.



LRI Consulting Services, Inc.

phone 800-888-9115 fax 918-455-9998

www.LRlonline.com

subject your company criminal penalties. Your payment, in the absence of your signature below, indicates your acceptance of this project and the terms and conditions as stated herein. The terms and conditions on this proposal are good for 90 days from the date on this proposal unless specified otherwise. The parties agree that Oklahoma law governs any dispute between them and to resolve any disputes by arbitration in Tulsa, Oklahoma under the American Arbitration Association rules.

Acceptance

We accept the proposal above and the intervention(s) selected:

Inoculation Meetings

For LRI Consulting Services, Inc.

Phillip B. Wilson, President/General Counsel

Date: February 24, 2014

For Mountaire Farms Inc.

Rodrigo Lozano, Complex Human Resources

Manager

Date:

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