

DEPARTMENT OF INDUSTRIAL RELATIONS

Office of the Director
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September 30, 2009

Labor Consultants of California
P.O. Box 1875
Hanford, CA 93232
Attn.: Ofelia C. Perez, President

Re: Extension of Labor Compliance Program, ID No. 2003.00026
to October 31, 2009

Dear Ms. Perez:

Labor Consultants of California was previously notified that its initial approval as a labor compliance program was withdrawn effective August 21, 2009, due to the program's failure to comply with the updating requirements for continued approval status, as specified in Title 8, California Code of Regulations, section 16426(f). Please be advised that pursuant to section 16426, Labor Consultants of California initial approval is being reinstated retroactive to August 21, 2009, and further extended to October 31, 2009 (from its most recent extension to September 30, 2009) for the purpose of permitting the Director of Industrial Relations to review the revised manual that Labor Consultants of California submitted and which the Office of the Director received on September 9, 2009. Following the review of the manual, the Director will make his determination. The following conditions shall apply to this extension.

- Labor Consultants of California shall provide written notice of this extension to the Corcoran Unified School District with a copy to the undersigned.
- Labor Consultants of California shall enter into no new contracts to provide labor compliance program services unless and until it has reapplied and been approved as a labor compliance program by the Director of Industrial Relations.
- In the event that Labor Consultants of California does not seek and obtain renewed approval by the Director, the program shall submit a closing annual report pursuant to 8 Cal. Code Reg. §16431, covering the time period from the end of its last annual reporting period through October 31, 2009.

These conditions apply to contracts to provide labor compliance program services for the purposes of meeting an awarding body's obligation to have a labor compliance program under Labor Code section 1771.7 or any similar statute. They do not limit or restrict Labor Consultants of California's right to provide labor compliance related services that do not involve the exercise of monitoring and enforcement authorities for which an approved labor compliance program is required.

To: Labor Consultants of California
Re: Limited Extension of Initial Approval of LCP ID No. 2003.00026
Page 2

Labor Consultants of California may file a new application for approval pursuant to 8 Cal.Code Reg. section 16426. In conjunction with any such application, Labor Consultants of California must provide evidence of its compliance with the conditions set forth above and a statement setting forth its understanding and commitment to file timely annual reports in accordance with the requirements of section 16431.

If you have any questions concerning this notice you may direct them to Tess Gormley at (415) 703-4282 or to legal counsel John Cumming at (415) 703-4265.

Sincerely,



Connor Schmeding, Analyst
Office of the Director

cc: John Cumming, Counsel, Office of the Director, Legal Unit
Susan Nakagama, Regional Manager, Division of Labor Standards Enforcement
Office of Public School Construction
Corcoran Unified School District