FLORIDA NON-COMPETE AND NON-SOLICITATION AGREEMENT

	Compete and Non-Solicitation <i>A-</i> Employe)	ee") and	·	("Company").
The Agree ("Effective	ement is effective as of the	_ day of		, 20
	eration of the employment oppor be legally bound, agrees to the		y the Company, the E	mployee,
l.	Term of Agreement . This Agreement is effective on the Effective Date and shall remain throughout the term of Employee's employment with the Company and for a period of year(s) thereafter.			
II.	Limitations of this Agreement . This Agreement is not a contract of employment. Neither Employee nor the Company is obligated to any specific term of employment. This Agreement is limited to the subject matter of covenants not to compete or solicit as described in this Agreement.			
III.	Covenant Not to Compete. E employment with the Company which is competitive with the C with the Company. For a perio of Employee's employment, Er other person or business enter with the Company within	y that he or she wellow he work to company nor work of year(s mployee will not, rprise, engage in	will engage in any busi k for any company wh) immediately following for themselves or on I any business activity	ness activity ich competes g the termination behalf of any
IV.	Non-Solicitation. During the t year(s) immediately there independent contractor of the one nor shall Employee induce any with the Company to terminate relationship with the Company	eafter, Employee Company on beh y other employee e or breach an en	e agrees not to solicit a nalf of any other busing or independent contra	iny employee or ess enterprise, actor associated
V.	Soliciting Customers After T year(s) following the termination relationship with the Company any person, firm or corporation clients of the Company or any Employee call on, solicit, take customer of the Company on whether the customer acquainted with during result of Employee's employment.	on of the Employon, Employee shall on the names or action away, or attempt whom Employee g the term of the	ee's employment and not, directly or indirectly or indirectly or indirectly dresses of any of the pertaining to them. Not to call on, solicit, or to have called or with whir employment, as a di	their ttly, disclose to customers or leither shall ake away any om Employee
VI.	Injunctive Relief. Employee hirreparable harm if Employee sand (2) that monetary damage	should breach the es will be inadequ	eir obligations under the late to compensate the	nis Agreement; e Company for

Company shall be entitled to injunctive relief, in addition to any other remedies at law or equity, to enforce such provisions.

- VII. Severable Provisions. The provisions of this Agreement are severable, and if any one or more provisions may be determined to be illegal or otherwise unenforceable, in whole or in part, the remaining provisions and any partially unenforceable provisions to the extent enforceable shall nevertheless be binding and enforceable.
- **VIII. Modifications**. This Agreement may be modified only by a writing executed by both Employee and the Company.
- **IX. Entire Agreement**. This Agreement contains the entire agreement between the parties with respect to the subject matter of this Agreement. The Agreement supersedes all prior understanding, agreements, or representations.
- Waiver. Any waiver of a default under this Agreement must be made in writing and shall not be a waiver of any other default concerning the same or any other provision of this Agreement. No delay or omission in the exercise of any right or remedy shall impair such right or remedy or be constructed as a waiver. A consent to or approval of any act shall not be deemed to waive or render unnecessary consent to or approval of any other or subsequent act.
- XI. Jurisdiction and Venue. This Agreement is to be construed pursuant to the laws in the State of Florida. Employee agrees to submit to the jurisdiction and venue of any court of competent jurisdiction in ______ County, State of Florida without regard to conflict of laws or provisions, for any claim arising out of this Agreement.

The Employee's signature below acknowledges that he or she has read and understands foregoing Agreement, that Employee agrees to comply with all of the terms of the Agreement and that you have received a copy of the Agreement.	

Employee's Signature	Date		
Print Name			

Employer's Signature _____ Date ____

Print Name ______ Title _____