LOUISIANA EMPLOYMENT CONTRACT

This	Employment Contract	"Agreen	nent") is ma	ade as of the	day of	:
maili	ing address of	20	_ between .	City of		with a
State	e of		("Employe	r") and		,
("Em	nployee").		_ (p.o)	,, and		
and	EREAS the Employer detection the Employee desires t	render	such servi	ces on the te	erms and cor	nditions set forth
	ONSIDERATION of the es agree as follows:	promise	es and othe	er good and v	∕aluable con	sideration, the
indu: dutie Emp	nployment. The Emplostriously, and to the beses required of the Positiologee shall comply with written and oral, as are	t of thei on. In ca all Emp	r skills, exp rrying out t loyer polici	erience, and hese duties a es, procedur	talents, perf and respons es, rules, an	orm all of the ibilities, the dregulations,
requ that Tim e	ired to perform all of the may be assigned to Emerger Desirtion is per week to the Posit is fit.	ir neces ployee f with the	ssary job fu rom time to expectation	nctions and o time by Em n that the Em	duties, and a ployer. This aployee will c	ıll other duties is a □ Part- devote
III. C	be paid at the rate of Annually and will be payments shall be su (i.e., Federal & State	subject bject to Taxes,	to review o standard n Social Sec	dollars (\$ of their work of nandatory de urity, Medica) ron a periodic ductions by tre) and shall	per □ Hour □ basis. Such the Employer be made on a
othe	Benefits. In addition, the remployee benefit plar bloyer currently offers the	s establ	ished by th	e Company f	or its employ	yees. The
						("Benefits")
emp Durii Bene	robationary Period. It loyment shall constitute ng the Probationary Peefits as mentioned in Seens the right to exercise	an initia iod, the ction IV	al term for t Employee . During the	he Employee is not eligible Probational	e ("Probation e for paid tim ry Period, the	ary Period"). e off or other e Employer

VI. Paid Time Off. The Employee is not eligible for any type of paid or unpaid leave until after the Probationary Period has passed successfully. The Employee shall be entitled to the following paid time off: (check all that apply) □ - Paid Vacation time in the amount of ____ □ Days □ Weeks □ Months per year; □ - Paid Sick leave in the amount of □ Days □ Weeks □ Months per year; The Employer reserves the right to change or otherwise modify, in its sole discretion, any paid time off policies. **VII. Employment Type**. The Employer and Employee agree to enter into an: ☐ - At-Will Employment Arrangement. As the Employer and Employee will attempt, in good-faith, to a long profitable and good standing relationship, the employment relationship shall be considered "At-Will" which means the relationship can be terminated by either party. Furthermore, termination may be for any reason, at any time, and with or without cause. Any statements or representation to the contrary should be regarded as void and invalid. □ - **Notice Required**. Termination of this Agreement must be made with at least notice to the other party. □ - **No Notice Required**. Under no circumstance shall notice, written or oral, be required to terminate this Agreement. ☐ - Fixed Term Employment Agreement. The Employer and Employee agree that the employment for the Position shall begin on the ____ day of _____, 20____ and end on the ____ day of _____, 20 . **VIII. Severance**. Should the Employer terminate this Agreement at any time after the Probationary Period, the Employee: ☐ - Shall be Entitled to Severance. Severance shall be equal to the Employee's pay at the time of termination and shall last for a duration of after the termination date. □ - Shall Not be Entitled to Severance. If terminated, the Employee's pay, benefits, and any other privileges provided by the Employer shall terminate immediately.

Employee at any time without notice or cause in accordance with State and Federal

laws.

IX. Non-Competition Covenant & Confidentiality. During the term of employment, the
Employee may have access to certain confidential information and may develop certain
proprietary information or inventions that will be the property of the Employer. Employee
agrees not to disclose any such information that has been learned, created, or discuss
future plans with anyone except for those within the company of the Employer and their
qualified representatives, agents, and any authorized personnel. This shall be in effect
for □ Days □ Weeks □ Months after the termination of the Employee's
employment ("Non-Compete Period"). If the Non-Compete Period is longer than the
State mandated time-frame, the Non-Compete Period shall be the maximum time-
period allowed by law.

Employer requires that the Employee shall not bring any confidential or proprietary material of any former employer or to violate any other obligations the Employee may have to any former employer.

During the period that Employee renders services to the Employer, Employee agrees to not engage in any employment, business, or activity that is in any way competitive with the business or proposed business of the Employer. Employee shall disclose to the Employer in writing any other gainful employment, business, or activity that he or she is currently associated with or participating in that competes with the Employer. Employee shall not assist any other person or organization in competing with the Employer or in preparing to engage in competition with the business or prospective business(es) of the Employer.

Furthermore, it is agreed that during the Non-Compete Period the Employee shall not hire or attempt to employ any current employees of the Employer.

It is further acknowledged and agreed that during the Non-Compete Period the Employee shall not solicit business from the Employer, including but not limited to, current or past clients that were retained by the Employer.

- **X. Integration**. This Agreement contains the entire agreement between the parties, superseding in all respects any and all prior oral or written agreements or understandings related to the employment of the Employee by the Employer and shall be amended or modified only by written instrument signed by both of the parties hereto.
- **XI. Authorization to Work**. Please note that due to federal regulations adopted in the Immigration Reform and Control Act of 1986, within three (3) business days of starting the Position that the Employee will need to present documentation demonstrating their authorization to work in the United States.
- **XII.** Severability of Contract. The parties hereto agree that in the event any article or part thereof of this contract is held to be unenforceable or invalid, then said article or part shall be struck, and all remaining provisions shall remain in full force and effect.

XIII. Choice of Law. This contract shall be governed, interpreted, and construed in accordance with the laws of the State of Louisiana.

If the Employee decides to accept this Agreement, please sign in the space indicated. The signature will acknowledge this Agreement has been read, understood, and agreed to the aforementioned terms and conditions.

IN WITNESS WHEREOF the Employer has caused this Agreement to be executed by its duly authorized officers and the Employee has agreed as of the date first above written.

EMPLOYER		
	Date	
Signature		
Print Name		
Title		
EMPLOYEE		
	Date	
Signature		
 Title		