MONTANA NON-COMPETE AGREEMENT

This Non-Compete (the "Agreement") is made as of thi	s, day of, 20,
the "Effective Date") by and between	
	l ("Employee"),
esiding at	
2 L L	
Check one)	[Danition]
Employee is presently serving as	
Employee will be serving as	[Position].
Employee may have access to or may generate or other onfidential information of the Company or the Compar on-compete agreement in the event Employee terminal romises and mutual covenants herein, the parties agree	ny's clients. The Company wishes to enter into a ates his employment. In consideration of the
 a. not engage in, own, control, or be employenture or business substantially similar 	e Company and for a period of ngest period of time allowed by state law, ended for any reason, including but not limited to
c. Employee shall not solicit the business	of any client of the Company.
2. Confidentiality Agreement. (Check one)	
patent applications; trade secrets; proprietary a research, development, design details and spe documentation; financial information, financial	released including but not limited to patent and and confidential information, designs, inventions, cifications, engineering, and all related plans, customer lists, investors, employees, as forecasts, sales and merchandising, marketing egarding third parties; and any and all other
☐ Not applicable.	
Injunctive Relief. Employee acknowledges that beach of any of the noncompetitive covenants	•

Employee acknowledges that such injuries are not adequately compensable by damages and that



injunctive relief against such breach is available as a legal remedy. Employee agrees that the covenants herein are necessary for the protection of the Company's legitimate business interests.

- **4. Binding Effect**. This Agreement shall be binding upon and inure to the benefit of the parties and their respective legal representatives, heirs, administrators, executors, successors and permitted assigns.
- 5. Severability. If any provision of this Agreement is held to be invalid, illegal or unenforceable in whole or in part, the remaining provisions shall not be affected and shall continue to be valid, legal and enforceable as though the invalid, illegal or unenforceable parts had not been included in this Agreement.

6.	Governing Law. The terms of this Agreement shall be governed by and construed in accordance with the laws of the State of, not including its conflicts of law provisions.	
7.	Dispute Resolution. (Check one)	
	Court Litigation. Any suit involving any dispute or matter arising under this Agreement may only be brought in a United States District Court located in the State of or any State Court in [State] having jurisdiction over the subject matter of the dispute or matter. All parties hereby consent to the exercise of personal jurisdiction by any such court with respect to any such proceeding. All parties waive, to the maximum extent permitted by law, any right to trial by jury in connection with any action or proceeding relating to this Agreement. Arbitration. Any dispute arising out of or related to this Agreement that the parties are unab to resolve by themselves shall be settled by arbitration in the State of in accordance with the rules of the American Arbitration Association. The written decision of the arbitrator(s), as applicable, shall be final and binding. Judgment on a monetary award or enforcement of injunctive or specific performance relief granted by the arbitrator(s) may be entered in any court having jurisdiction over the matter.	
8.	Headings. The section headings herein are for reference purposes only and shall not otherwise affect the meaning, construction or interpretation of any provision in this Agreement.	
9.	Entire Agreement. This Agreement contains the entire understanding between the parties and	

10. Amendment. This Agreement may be amended or modified only by a written agreement signed by all of the parties.

to such subject matter.

supersedes and cancels all prior agreements of the parties, whether oral or written, with respect

11. Notices. Any notice or other communication given or made to any party under this Agreement shall be in writing and delivered by hand, sent by overnight courier service or sent by certified or registered mail, return receipt requested, to the address stated above or to another address as that parties may subsequently designate by notice and shall be deemed given on the date of delivery.

12.	12. Waiver. No party shall be deemed to have waived any provision of this Agreement or the exercise of any rights held under this Agreement unless such waiver is made expressly and in writing. Waiver by any Partner of a breach or violation of any provision of this Agreement shall a constitute a waiver of any other subsequent breach or violation.		
IN WIT above.	NESS WHEREOF, this Agreement has been execu	ited and delivered as of the date first written	
	Company Representative Signature	Company Representative Name and Title	
	Employee Signature	Employee Name	

