

Massage Therapist Non-Compete

CONFIDENTIALITY, NON-COMPETITION,

AND NON-SOLICITATION AGREEMENT

This Confidentiality, Non-Competition, and Non-Solicitation Agreement (“Agreement”) is made between (“Massage Therapist”) and Pain 2 Wellness Center, LLC, a Georgia Corporation, (“Compay”), along with its subsidiaries, parents, joint ventures, affiliated entities, and includes its successors and assigns or any such related entities (the “Company”). In consideration defined in Section 1 below, both parties agree as follows:

1. Consideration. In consideration of the Therapist execution of this Agreement, you shall hold the position of **“Massage Therapist”** as an at-will Employee of Pain 2 Wellness Center, LLC and shall receive future wages and employment benefits, payment of which during the period of your employment is a condition of this Agreement. You acknowledge the receipt and sufficiency of this consideration.
2. Restrictive Covenants.
3. Definitions:

(1) “Business of the Company” means the highly competitive business of developing relationships, marketing, educating, providing, and/or selling _ healthcare services and well-being_.

(2) “Competitive Business(es)” include any firm, partnership, joint venture, corporation and/or any other entity and/or person, clinic, office, or products and/or any licensee of such entity, that develops, manufactures, markets, distributes, and/or sells any of the products described in Section 2.a.(1).

(3) Your “Job Duties” are those duties described in Exhibit A, attached hereto, as well as those duties as may from time-to-time reasonably be prescribed by the Company during the period of your employment with the Company.

(4) “Customers” means any firm, partnership, corporation and/or any other entity and/or person that purchased or purchases from the Company any of the products described in Section 2.a.(1).

(5) “Customer Prospects” means any firm, partnership, corporation and/or any other entity and/or person reasonably expected by the Company to purchase from the Company any of the products described in Section 2.a.(1).

(6) “Vendors” means any individual and/or entity that provide goods and services to the Company.

(7) “Material Contact” means personal contact or the supervision of the efforts of those who have direct personal contact with Customers, Customer Prospects, or Vendors in an effort to initiate or further a business relationship between the Company and such Customers, Customer Prospects, or Vendors.

(8) “Confidential Information” means information about the Company and its Customers, Customer Prospects, and/or Vendors that is not generally known outside of the Company, which you will learn of in connection with your peak experience with the Company. Confidential Information may include, without limitation: (1) the terms of this Agreement, the restrictive covenants contained herein and/or your attorney, spouse, or professional tax advisor only on the condition that any subsequent disclosure by any such person shall be considered a disclosure by you and a violation of this Agreement; (2) the Company’s business policies, finances, and business plans; (3) the Company’s financial projections, including but not limited to, annual sales forecasts and targets and any computation(s) of the market share of Customers and/or Customer Prospects; (4) sales information relating to the Company’s product roll-outs; (5) customized software, marketing tools, and/or supplies that you will be provided access to by the Company and/or will create; (6) the identity of the Company’s Customers, Customer Prospects, and/or Vendors (including names, addresses, and telephone numbers of Customers, Customer Prospects, and/or Vendors); (7) any list(s) of the Company’s Customers, Customer Prospects, and/or Vendors; (8) the account terms and pricing upon which the Company obtains products and services from its Vendors; (9) the account terms and pricing of sales contracts between the Company and its Customers; (10) the proposed account terms and pricing of sales contracts between the



Company and its Customer Prospects; (11) the names and addresses of the Company's interns and other business contacts of the Company; and (12) the techniques, methods, billing methods, treatment protocols, and strategies by which the Company develops, manufactures, markets, distributes, and/or sells any of the products or services described in Section 2.a.(1).

(9) "Territory" means the area defined in Exhibit A.

(10) "Trade Secrets" means Confidential Information which meets the additional requirements of the Georgia Trade Secrets Act ("GTSA"), O.C.G.A. §§ 10-1-760 to 767, and/or under any other applicable law.

(11) "Proprietary Rights" means any and all inventions, discoveries, developments, methods, processes, compositions, works, supplier and customer lists (including information relating to the generation and updating thereof), concepts, and ideas (whether or not patentable or copyrightable) conceived, made, developed, created, or reduced to practice by you (whether at the request or suggestion of the Company or otherwise, whether alone or in conjunction with others, and whether during regular hours of work or otherwise) during your peak experience, which may be directly or indirectly useful in, or related to, the Business of the Company or any business or products contemplated by the Company while you are an employee, officer, or director of the Company.

1. You agree that your work for the Company will bring you into close contact with many of the Company's Customers, Customer Prospects, Vendors, Trade Secrets, and Confidential information. You further agree that the covenants in this Section 2 are reasonable and necessary to protect the Company's legitimate business interests and its Customer, Customer Prospect, and/or Vendor relationships, Trade Secrets, and Confidential Information.
2. You agree to faithfully perform the duties assigned to you and will not engage in any other employment or business activity while employed by the Company that might interfere with your full-time performance of your duties for the Company or cause a conflict of interest. You agree to abide by all of the Company's policies and procedures, which may be amended from time-to-time.
3. You further agree that, due to your position, your engaging in any activity that may breach this Agreement will cause the Company great, immediate, and irreparable harm.
4. Duty of Confidentiality. You agree that during your employment with the Company and for a period of five (5) years following the termination of such employment for any reason, you shall not directly or indirectly divulge or make use of any Confidential Information outside of your employment with the Company (so long as the information remains confidential) without the prior written consent of the Company. You shall not directly or indirectly misappropriate, divulge, or make use of Trade Secrets for an indefinite period of time, so long as the information remains a Trade Secret as defined by the GTSA and/or any other applicable law. You further agree that if you are questioned about information subject to this agreement by anyone not authorized to receive such information, you will notify the Company within 24 hours. You acknowledge that applicable law may impose longer duties of non-disclosure, especially for Trade Secrets, and that such longer periods are not shortened by this Agreement.
5. Return of Confidential Information And Company Property. You agree to return all Confidential Information and/or Trade Secrets within three (3) calendar days following the termination of your peak experience for any reason. To the extent you maintain Confidential Information and/or Trade Secrets in electronic form on any computers or other electronic devices owned by you, you agree to irretrievably delete all such information and to confirm the fact of deletion in writing within three (3) calendar days following termination of peak experience with the Company for any reason. You also agree to return all property in your possession at the time of the termination of the employment with the Company, including but not limited to all documents, records, tapes, and other media of every kind and description relating to the Business of the Company and its Customers, Customer Prospects, and/or Vendors, and any copies, in whole or in part, whether or not prepared by you, all of which shall remain the sole and exclusive property of the Company.
6. Proprietary Rights. Proprietary Rights shall be promptly and fully disclosed by you to the Company's General Counsel and shall be the exclusive property of the Company against you and your successors, heirs, devisees, legatees and assigns. You hereby assign to the Company your entire right, title, and interest therein and shall promptly deliver to the Company all papers, drawings, models, data, and other material relating to any of the foregoing Proprietary Rights conceived, made, developed, created or reduced to practice by you as aforesaid. All copyrightable Proprietary Rights shall be considered "works made for hire." You shall, upon the Company's request and at its expense, execute

any documents necessary or advisable in the opinion of the Company's counsel to assign, and confirm the Company's title in the foregoing Proprietary Rights and to direct issuance of patents or copyrights to the Company with respect to such Proprietary Rights as are the Company's exclusive property as against you and your successors, heirs, devisees, legatees and assigns under this Section 2.g. or to vest in the Company title to such Proprietary Rights as against you and your successors, heirs, devisees, legatees and assigns, the expense of securing any such patent or copyright, however, to be borne by the Company.

7. Non-Competition. You covenant and agree that, during the term of your employment with the Company and for twelve (24) months after the termination thereof, regardless of the reason for the peak experience termination, you will not, directly or indirectly, anywhere in the Territory, on behalf of any Competitive Business perform the same or substantially the same Job Duties.
8. Non-Solicitation of Customers, Customer Prospects, and Vendors. You also covenant and agree that during the term of your employment with the Company and for twelve (24) months after the termination thereof, regardless of the reason for the employment termination, you will not, directly or indirectly, solicit or attempt to solicit any business from any of the Company's Customers, Customer Prospects, or Vendors with whom you had Material Contact during the last two (2) years of your peak experience with the Company.
9. Non-Solicitation of Employees. You also covenant and agree that during the term of your peak experience with the Company and for twelve (24) months after the termination thereof, regardless of the reason for the peak experience termination, you will not, directly or indirectly, on your own behalf or on behalf of or in conjunction with any person or legal entity, recruit, solicit, or induce, or attempt to recruit, solicit, or induce, any non-clerical employee of the Company with whom you had personal contact or supervised while performing your Job Duties, to terminate their relationship with the Company.
10. At-Will Status. You acknowledge and agree that nothing in this Agreement is a guarantee or assurance of a peak experience for any specific period of time. Rather, you understand that you are an at-will employee and that the Company may terminate your employment at any time for any reason. You are similarly free to resign at any time for any reason.
11. Governing Law and Remedies. In addition to any other remedies at law or in equity it may have, each party shall be entitled to seek equitable relief, including injunctive relief and specific performance, in connection with a breach of the provisions of this Agreement. The parties acknowledge and agree that they are bound by their arbitration obligations under Exhibit B attached hereto, which the parties also hereby agree to execute contemporaneously and is an integral part of this Agreement. The parties agree and acknowledge that all provisions of this Agreement shall be governed by and construed in accordance with the laws of the State of Georgia exclusively and without reference to principles of conflict of laws. The Federal Arbitration Act ("FAA") will supersede state laws to the extent inconsistent. The Arbitrator(s) shall have no authority to apply the law of any other jurisdiction.

Initial Please

Your initials to acknowledge agreement to Governing Law and Remedies provision in Section 4.

5. Construction of Agreement. The covenants contained herein shall be presumed to be enforceable, and any reading causing unenforceability shall yield to a construction permitting enforcement. If any single covenant or clause shall be found unenforceable, it shall be severed and the remaining covenants and clauses enforced in accordance with the tenor of the Agreement. In the event the Arbitrator(s) should determine not to enforce a covenant as written due to over breadth, the parties specifically agree that said covenant shall be modified and enforced to the extent reasonable, whether said modifications are in time, territory, or scope of prohibited activities.
6. Entire Agreement. This Agreement, which includes Exhibits A and B, represents the entire understanding between the Company, Pain 2 Wellness Center, LLC, and you on the matters addressed herein and may not be modified, changed or altered by any promise or statement by the Company Pain 2 Wellness Center, LLC other than in writing signed by you and an authorized representative of Company Pain 2 Wellness Center, LLC. The waiver by the Company Pain 2 Wellness Center, LLC of a breach of any provision of this Agreement by any employee shall not be construed as a waiver of rights with respect to any subsequent breach by you.

You acknowledge that you have carefully read and understand the provisions of this Agreement,



and understand that you have the right to seek independent advice at your expense or to propose modifications prior to signing the Agreement and have negotiated proposed modifications to the extent you deemed necessary. Nothing contained in this Agreement creates a contractual right to a continued employment for a definite term. You represent and warrant that you have entered into this Agreement voluntarily and after consulting with whomsoever you wished.

Executed this March 17, 2026

EMPLOYEE

(Print Name)

Social Security #:

Pain 2 Wellness Center, LLC
Winston Kyle Carhee, Jr., D.C.
Title: Owner/President

Exhibit A

5-Mile Radius - Cascade

<https://pain2wellness.com/web/map/>

5-Mile Radius - Fayetteville

Massage Therapist Job Description

Includes but is not limited to the following:

Provide professional massage to guests with 25, 50 and 100 minute prior to appointment.

Establish and ensure to break down allotted massage room prior and subsequent to shift completion.

Maintain massage room with supplies and ensure neatness across shift.

Comply with all procedural guidelines pertinent to massage therapy and interact nicely with guests.

Present massage services to all company customers.

Provide safe, suitable and effectual massage techniques.

Learn about precautions and contradictions for massage before every session.

Explain method and applicable techniques appropriately to customer needs as well as preferences.

Ensure to observe customer reaction to massage as well as modify as required.

Elicit feedback on given massage therapy and respond accordingly.

Maintain confidentiality as well as sensitivity related to age plus gender during client interactions.

Reports any unusual customer interactions to supervisor promptly.

Head responsibility to clean and maintain massage rooms, changing linens and refilling supplies etc.

Provide comfortable plus relaxing spa experience to all guests ensuring extreme safety for guests.

Provide body treatments and therapeutic massage services utilizing various modalities.



Exhibit B

Georgia Arbitration Code

<http://www.godr.org/files/Georgia%20Arbitration%20Code.pdf>

x


ORwOKggoAAAAANSUkE
UgAAAAAY0AAABkCAy
AAABbm2wvAAAAA
XNSRO-dArstcbQAAFI
JREJleF7tnQXQdkWx/+
MTVjYjWAiFiYWiSMXBn
ZgBwp2ixqjNtqlSticLkYgi
jorYgoodiN3dAeb8nF1dld
9rnufW7vP1Z+Zblh4v72
7211nrvfsntxGjiNgBdy
AETACDRHYpuE4DZMC
RsA-dGAejlCsNvwRgw
AgYASPAgAEycZQeaA
RMAJGwAhYafgdMAJ
GwAgYgcY-dWgROhggeLg
WeTtL+k70ploffhEcmQkYgA
RmhYCVR13ifoikgwLk5JO
Rf3smlsjYARgR8BKoy4
J313S-dYadQhN3BqBTU
LAsqMuad5S0tsDyD+W9
Ks62De3RsA-dl-d6AUZ
dEryDpKMdy++QhB-dxGQ
EjYARgQ8BKYZSoelvoX2
GmZDvaubdZPZERMAJG
oAECVhoNQCpsCJFT24Ud
quDL483sGAEjsDEWgn
UJ2BwGJcPbJt+9cnPABu

x



BqhHwRbc+8Rfmu0dgg/1
 MUSsRkB-dyAERgFA Su
 NUWQudREipkjuq3aX90f
 eZ/dkRsA-dGdELCfhpId
 bpAl+DrutT37m2AhUjYCV
 Rn3iS8NurTTgk585NgJV
 d2CUZ/4rikp+Mw2MZ
 JQdijyASmwcgWm
 MAAdvixhXo3dPWELBE
 gm5d0jsdQOUwSsNDouf
 MZV+k2kbevcgrmulAGkZ
 84KVjgd2KhNc3qlyafSM
 6zrxEP00WlrelMx8F8rgtc
 JFRWtkvWuMLyXN8By
 eleK5X988LJDPbJcufmY
 TdCfSDA/4xS/KnfTB6S
 Du17-dc9XDuw+pdYjg5R
 T52uKbeauE2hUJdZm0
 Yk3zBgkuB AvFppD ATs
 wNDmybf+RR4Y7B10jym
 Kvi34MidZjzADJ2GR1
 g00bnwRDP9J7DuX-d06Z
 Vggl+ktFhblJ41bBOEXJiN
 gndbF70AMuTXSqFielhb
 Ge+spqjTwgbhWgduJakp
 2fNDYEvluabdqto+WRBty
 kxHogkBalJN5yMXg0Z
 grwrpFuHdBMCTVzjLb
 xdVhpdfs2mfTaeCpOVg0cal
 8dvwXd-dJFB R2rrTRVf
 4Suk7SfpggsEit-dAmkrE
 CuNen/ly+JCK416ZTq15/j
 GUBhpkNRD JXEgmRNxo
 9grYUmeb0tlobZLodCec/rN
 XK416RR4jqNz2tV4ZTsk
 57w8htWmEVK219vnokD/C7

X



wJ7aEo3lnRAdsvKn/2spCt
 lPlyHpOvN9c2hpdH09S
 pvHL1sv7G2stzBVMBR
 HlJLhBRKpMYkDdx53y
 T2lb3uLelGksbcyQsMncl
 pR5J+ERRDNF39Jxs/y+
 /ndLddwS9lUx2jDsrLs
 SliHsepnByMSLVGSJHJ
 o4gall2gvvE1LwSySdh5S
 zBhuDm55v27F9eGckk5
 e6r09Q9Jj5/2K+WNT8
 R50bHFRurwrlEudltwX0
 5zheGJG9YbYTTM9M
 NK39LvqYVltaCmQDvZ29
 wslvLJFxcKcQdbDoilofJ
 PDZ/diGFWGnWLMTnDn
 albtz2H4D7t+MhbtTq8c8
 WHaY29ETK8FeG7eLakn
 ZLBrow07XUiodLw5F0k
 fXoMAZayhpVgKZJYjH
 /oDK/VgbnervlUWwT50ZGn
 ct4bnMa10adkQxTg5r3cvt
 Lhylla5kfP70mX/75D0s
 RB19hJJDbwNyC78Wml0
 Qa+M28kMd/2pMmRRd
 hepwgjVf0FDMH6Y3H+
 BwljmvM19FwdLundPQop
 znyjp4j3NWclOVhpViGkpk
 5Gy8G2ssufWvIPvoCOCbcm
 89o59vNowNyX2xUd7Gbl
 G012TAa+XdJe2ACH2nx
 YNPb+kn/Q4d9FTWWkUL
 25G2HHa4srtHgeN4J
 rNoHgSxubP32t8P+gWmB
 6GUB87bv2kt8whlK75d
 OfUXlkQ+xyzdSgN+Me

X



MYJ DrE N4 362 dnX Du
No+ b8 C5 L10 squ9k 047TJ
fB Kdl z FhphvulQ Taliv 2RW
PkUrb5 + Taeb5 9K Se Ak5 T
ZmMQ AZL yWcdl H+ Bb4
yD kf L1 Bf7S HpB Ln58
DbuDY D bCp2il4 d+ 76hc4m
yR suk65 dsD Adv9wDhly
dD Okwoub BTZ Rfud + Okbb
W DuZZ de NUK G+ 1kkf S
c2 Fhz FuS bxma d+ TPB p50
vjml+ CK Aw M Nglud L DW2
M5 kLy0 SVI BQ g DW0akV
wQ F Mr+ 3Y KQ dW2m MBP
T Ay5 DR SgEI H HKI H H
gt 18e Av R9w BRTY 3Y 3ac
5 yeD f J J S H/ At MsR J 2o
AyVR 2m N Mggdy NdZ JE
hyT 297W st LoD cp J J 8 Kv8
ZVg 96Upk2k+ C J x b0g Mg9
mnhuE bbiD X x X yD dDoubbb
swS L Ab20Q Uw26 His4g
8i220ihS L GsxhU MDxUE
4 Gxixtd Can MeokT SijT9rc
stL Wr+1 MR1 wVZ J Portnsu
fbTa AwW D6 Gnd La 7D Sv
U J x 1Y9IK4 2gx XcK5 u M Lv
B8owr 4501 W D Fi HA7f J
Xkn5 W DTZ4 X bhhx D KBTf
OX bPX Foaw5 fz9 J Eu87fo
wpiKK J 3Das NKZ A32v2g
sB 3 J J eDvlbmc2 Tl doA H
86fV2g SyivU N sm/i H J 06
Ojhwy B CalWi35 Ay5 PeNn
J CP57 rWk AuV N Ldv Giv Jo
zsv X w6VPEm Melj36Vr NwC

X



8Pp67zhmgWskljab8xkqfV
 xsNgzCOXIXTLsDd4Au3
 bQc9Hkw8tpsjaSndHInu
 xpDn+tljRYBXmY2V5r+lj
 lfcvSgcbxptdPYOhCOTk
 XkPErjYUyEU58i9b7tarZj
 MTAFMvQ9Y3ub3z4rirp
 lFsw8SVJ5E50LTURAx6
 msuF3wZgcklgvqmn9gdhe
 yBk2D8AmbjQ25pdHk
 z1DykCKSIXLeR9LYBuSg
 xbeohimW7Jes8WtkZBURjig
 lvclGmPUF24jSmQPBpCv
 NdpmbVW20kTloShF5SN
 46mN7DYmjW81h4mbY5
 TCD1b8lySvheaoGEit1AwC
 7J5arEjckdDyvDqfBR
 H2KHCOTlocVAnV/p5
 hTrmJJE64nDcv2WTTW4x
 5hKTntnwehUJ/b1041DRl
 XhKEdgyryppndERnc/x5Kf
 tlq9zaedTuhfbwshDgJHf
 hwbL2dfwcfRLRkpyg8ra
 ZrPFeSe8KNYB01SxKpjd
 hoTUSHwTMApws19A3J
 b0p3CK4ffxJ0nUXS176A
 eJfJrgwQk7/kFxES5aA
 3GA0Yc370nTdqz5vvclG
 SqWVd-089Puhnd6WpUw3
 y/C+PpWitgkArnNkOWerpK
 hTXE798D2lpY5tdiQx0Iis
 SJVKesHWypNPIXMdY06
 D07rRCWRQuirnk5Kes4Q
 xrnVbgFlomNismetGsygaQ
 htTidMmet81ElicKapttgNHy
 7MstlrDQ2T+ycbKlFBX0g

X



JPH3SUfPD6K7ffPD Led3
 D7NKZMP5 RmThWsgope
 fcHP8sN FjaiF7uQndLN
 zA4lqc401Me5 TEwCdMk/k
 jDakDinN9mbCVRxDYAXI
 cSCUx/2t Hv6Y4RCwDhgD
 26lmxoxC1D H8kykZEK+2
 PD HsJnQ3v10wDyMbMjf
 8fotJn5 bdcjHtaZezD-dw8
 fg9w48BvkRORT/gWjlyTJ
 24j+cQixUPSJ5fMvhJb
 4R/rbWdL0U H MUmI Sdbb
 Cgclg HESbRaZ01xSB H+
 3D A SuNPl A5b46YrwFnf
 Dwonf7VlmzibCPT Nu9/1 LU
 Qzksexg08geMT3wc84WM
 pkdgr H6Z Ffheyjinxr2ovu
 mpfedgoNxU+souelgDRKb
 kN93R2X8df133FwcuPj
 9sXf1zF HRR7Sr80J5h
 FTYUgYKVRiCB6ZmPvUg4
 hnf a94brpx34VVPszbNB
 nJQ1G Mp08y FhQmkVUsZ
 T F4uPyCmEuy0osBjDmfP F
 7eqDP8UoM58 bkwW2Mjld
 MPiclg FpcSyDx FCKK AjsQ
 f9YJRY7QY MTCJxbJ36h
 SflsC HxZ-dYQ LpkZ3jQ
 gnDfEo+VpirK0dMYh5Dam
 4 M1Gz HkNX88DwhlgJ8
 Wnt+8C8mbZv JXPBEElw
 JFDvcLedLR0 HBdrld5 H
 P1JrTm5 edbmev Sgw15 AN
 ANWogel3DEhwXfTX Mvl5
 OdS3MwBtMotxdTQQhYa
 RQkjA JY4WqP72xQxXW

X



JX1oa3axbDiSITcPQzhN
 F+vug+dQkpZ47xz+vmgul
 nwkRpLN3ifhz+C2FgnZD
 VikdFTDMDdnNTQTDik8F
 9wulnD10v0jTeF HxCVtyr
 Mull5eK6GC FhpN ASg4
 mGYYDix4uTR NiGXhgid
 17Q3gFsLWOP6 HQQ6X3
 Jh7 HdtK0exWdBNkTkp
 N+PgE9pW8gbYRW M7cbnF
 gailDx7TPJ4LB HCj14Ysp
 7Xdbq34br9a Hjp5otA8X
 RxRyVrkTV3nD H H5RQKq
 Q9MjN4wkpjBkTotsjHk
 z9X(LSDpL+G2LWRP MVJ
 PN5K+jKNkBW MisgNSK
 LDY NcbTEDIR15 Ebm5 Ln
 +VmqV0aD1 LQ1N6bDnBUZ
 dL1J565S81JQPxUW8b
 XLEM31tL4pACITgEUkw
 b9TeD HSc9v5X GrMU12u
 afLmm1ZDVOgXRaG5Ku
 LynkxglKfncjoJzlmB8ml
 APMXLIPuNmAAXklM
 XN8iptYUzkQek2S HTeNP
 hUg6bed+J2FlyXlleMBQ
 sBKyyBqPe31DZCaZjB3
 kQ MyB0U F7v-DI MEM9M
 jht+ZKRN NO HfpJtw+CoN
 HKH1Ji3sKZ8oyTo07Lb
 Q-D7ptGyaP000gFJgulePW
 4GAIYZfkbEGyMNvDelf
 s5fJURaEfVJ9dhGRSPfE
 NSLAemRRgXkKpY HCO
 FASYbYQ AQcP7nPB Hub
 CONOU HJWKgaclBdFBZJ

X



GpKft9CCyKn9Nko3grbQy
DfBj5OKQ5Ea8Poa3rhmp
GAD38sC0Ciw8zfbT4H8g
F5JbA8Ux8T3YWSfBj44
52REI9AENWAtL8nvaau
MXS97CAFyuNwgW0Ye
zdWBKJg2mzelno5XkrFP
umDR10ifBW7Lnk02UJ28
pTtQFP2i9LDwRvpelxnu
1eU59ACyi2Hclg9CX4nw
emx7SKel3xhvCAgrmn9
HclxTx3dw5sNlpj6Bna
eDyDlyTB2PKTp0kwJ90
dXhDLECJ4V059kyQ4ZZLi
2Hx5MFW142Z4DemJmv
pglAWD3ippz+9XX7kCN
Zf8C2Delf3AKD03s1dZ
hkTECJdbez8bP66Wx8Sdu
coMU4gDletpzdzJkufHT
SKJUCUgClggrCCc7znV8Au
80f11zWjPtkWblmLiJMA
N6lopiA2T3NgogDuzeep
yeli7LWnwrvqda0DghZficy
vKjleZADYnrtezChNxk8
5BkcvPp2ep578xsHNjYf
kT3gc2n+R7p/y8PTbiMtk
kZepoR5NDoW0gzYel3
y32SMN81U5/aBCYMTD
8ripXVhLYHjVxjpv9Fiv
LrhZMcXREHMKJjy+B
2k7R+Y4cajVJfulrtjSUJ
v3zGid3kTjrTQmAT7Lng
eBPqjkTmCWohcDwenkU0
D3wERFgWxCdNeN5ioB7
rQ/RuQAsxDIpnkiwiDnfv
eNoK3GrbuV9JZHEUWizx

X



bxse78T29L58yU9D3Wd
 B+zSmelMStxe7MT-kkB
 ZdeDolRnpNMAndLFF+n
 nHjabG+v5xG5FuQell3v8k
 iDtElLto8J0X2SKr6YgRbln
 R+T46/VAAEryQYgeYgR6
 spqADZ7eEm5ScapF9W9
 pA3uZbC104HR-D7NLUi
 CnJ6qZ8eZonD1d9sXXhoc
 xLdNp-WZJ4s1p3Pj83
 AgJWGiDA7Cvmj8DRoVB
 kCkQakUQmD9FkeQ92TFp
 0DexKJFZS-D9G9YUztg
 GdPacD10osDdpXBxfxvpBEx
 ovRGCkUgb/MazfympM+F
 EidnXchD7cyXR2x2fQxda
 VclurlHyVgkMNY+5C3
 5+NkPA5sDvhBEYDgH
 MPy9rDT15C8/uo3d5XIDY
 tFMnPCGldLSLZkuWlh2D
 2ob-dT9DdJ20uiaokpYASs
 NAoWjlmrHgHCSLcdLu3
 hlufmkjZcWBXCfUCurj82
 nnfCY73hJfKjTDof9rNNI
 jRd3t+jLkiD9KyFNBLQ
 XmZ2CkR+D94PDLDJUg
 dZHR3gcikcG109An2A
 Fhd2mVXPr-dokikSWRixW
 WJ-dD.GvFhpNAADJQ4x
 ASwSoo/Wg5Jm8PAZJ+
 Sh5QjfDWCurt2UR187759
 PDlpLsJVFaFvDnoTANWdti
 0LycEgErD68RRqBfB.Ggt+
 9SkntJB-dfD63WazUY9K1
 nHR5JngMmsNKK67ekCU6
 4/VZpD.MnlosNAoXkNmr

X



CgGigYh4in3WuWgnLDsd+
 bagtD0s6x8czGR98LJSTT
 L4904GlFQmvjS5JufHS
 mNyE2iBDUBA/hM4ni
 NxoieBbwizUIP-KAhUm
 Dbe44jny4ZJVfelwsZIVU
 Lc9ixhNekvFhpTAgI F98
 ABCj38UBJ+yd7+WWQGE
 cW5L9cmdHGHzwF8JW
 zkDeZUMyRBMSkmDAVCE
 XZLFlpCOfclt+AlphSQI
 TFSInDZpeoWZKqU/SbrZ
 xLegXLeUp3xpvplrk5Ke
 eDm-e8l+D+XBopTEfWXu
 n/SJwltBNkMZFkVJgf
 ehw55124xzGp9z5vpXp4K
 M3eZeb+nboVsSo7pkyVR3
 NBUAAJWgglwSxlic
 ANs4ZBIAWhim2p5hwSb
 JdJ011LZ0ZUuscSNgipc
 qbkv8gufVDnF52GalAEry
 YmA97LVe5AgLdf-KXtt
 j6Y+hwFnWZ2FscUgwH
 zPU4i3nhVfKqcSM+vj4L4
 JZ7Q02WTVetKfhVho9Ael
 pZocA5gnHkyZR7lvS17
 s0Y-shu4rR+oqXmKnylpkQ
 WeSmn+XsFOxSdWBcrDv
 QvSnp7allBvKf9WSp5qWel
 LCCxHqJ M8JisaM+X0F
 OnDDueIXAgRAOMfc5Te
 eSkPRBACFXyPKZSJsRQ
 s01FhpdeJf93BkpGgl4d
 VJm9yha7+FbeLZgcneDLED
 IxueGknxJw12qZz+6B5C
 krwU5eShTZIRMBKoyD

X



AftwclbAgCZlvfc8 FeKJ
VDocN4ki9tu9cd52W7Sbp
AbCulFY1sgT8XlvRTSd8
LNxcl3MfnzRyuWleK10li
NkUcygbkqgHlgppciCZ2
MaXec10MQuYalXgFWF
hWBlyWlxswWDCYv2tnQsv
HrdlyaJSDUkSEY2QVClu
lP+xpHMXluPScovdhltpd
MPTXuBTUWAkNeHSDp
X0lmzzeCcv284rXdllFDT6
9qSulHgrtDeFfp99clkpC
gknDkURTyppVJ2DgEMi
5Rj07UpQ8PzK30KQhJIR
uXigegMNeW78zgrjctQeg.
clj3Lclcdg+4oddef2Kpj
ZlPpnsFSRhwssclBv5UzG
xMRlxjHJG4k3BwilRY
Gn8kZQ512ft5GuVWqf6fg
R3mLpFNLYulkmWB3g
Xk8jTg30mgMlQcagVki8N
Hk45kLQDkSFMuHJJ
OcupsfG4oNogclddkLpEJ
68iviYHiLpgFUDJ1p3yr
FAu0jallxKKE9PX31sgFeb
glhb9K1w1ZVL4FpMlUzx
ZaRQvcljNoBCZHgJ5Bo
aw79sgJvquKkfLRRWFm
WQ24j22BEclqfx+UCQgF
Sr07rXW0p2unwQbkDAZW
B2N922G10Teins8clbC4Cy
xz1q3bNB1EcdUoJ+39J0
Sclcd1679Ecx80LnwrmdL5
QICZ2bEM732f/elaeln7f
SWB56P2gE2osADZNwK
pPnglNTPGR0qbesFVf0tRW



hnkkRxSxQKfp5tA56Rvx
N10JFgp1P6X1DyuN4kRih
oxAVQJg30U10509yogBizk
P8b1Wbm2h240gWgT11
F5WaM2KLMfJ84uWNq
BEwAjlh8G+Qrpm55gaM
BAAAAAABTRU5ErkJg

X

gg==

Signed By Winston Carhee

Signed On: August 2, 2018

Signature Certificate

Document name: Massage Therapist Non-Compete

🔒 Unique Document ID: 0AA122BAA2AA3AC07B6698EB2552D79D5C689DB6

LEGALLY SIGNED USING
WPsignature
Build. Track. Sign Contracts.

Timestamp

August 2, 2018 11:20 pm
EDT

Audit

Massage Therapist Non-Compete Uploaded by Winston
Carhee Carhee DC - winston@carhee.com IP
50.241.17.102



This audit trail report provides a detailed record of the online activity and events recorded for this contract.

Page 17 of 17