State	Permitted	Protectable / Legitimate Interests	Standards	Exemptions	Continued Employment is Sufficient Consideration	Reformation Blue Pencil Red Pencil	Enforceable Against Discharged Employees
	Yes. Ala. Code Sec. TBD (Sec. 8-1-1	Trade secrets; confidential information; commercial relationships or contacts with specific prospective or existing customers, patients, vendors, or clients; customer, patient, vendor, or client goodwill; specialized and unique training involving substantial business expenditure specifically directed to a particular agent, servant, or employee (if identified in	Must be in writing, signed by all parties, and be supported by adequate consideration. Must preserve a protectable interest. A two-year restriction is presumptively reasonable. Employee has burden of proving undue hardship,	Rider			Yes, likely (pre-
AL	1/1/2016)	the restriction). Trade secrets; confidential information; customer relationship (where employee was sole	if raised as a defense. Factors: Limitations in time and space; whether employee was sole contact with customer; employee's possession of trade secrets or confidential information; whether restriction eliminates unfair or ordinary competition; whether the covenant stifles employee's inherent skill and experience; proportionality of benefit to employer and detriment to employee; whether employee's sole means of support is barred; whether employee's talent was developed during employment; whether forbidden employment is incidental to the main	Professionals	amendment)	Reformation	amendment)
AK	Yes	contact)	employment is incidental to the main employment.	-	Undecided	Reformation	Undecided

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State	Permitted	Protectable / Legitimate Interests	Standards	Exemptions	Continued Employment is Sufficient Consideration	Reformation Blue Pencil Red Pencil	Enforceable Against Discharged Employees
AZ	Yes	Trade Secrets; Confidential Information; Customer Relationships	No broader than necessary to protect the employer's legitimate business interest; not unreasonably restrictive; not contrary to public policy; ancillary to another contract.	Broadcasters; maybe Physicians	Yes	Blue Pencil	Undecided
	Yes. Ark. Code 4- 70-207 (effictive 8/6/2015)	would reasonably seek to protect or safeguard from	Limited with respect to time and scope in a manner that is not greater than necessary to defend the protectable business interest of the employer. The lack of a geographic limit does not render the agreement unenforceable, provided that the time and scope limits appropriately limit the restriction. Factors to consider include the nature of the employer's business interest; the geographic scope, including whether a geographic limit is feasible; whether the restriction is limited to specific group of customers or others; and the nature of the employer's business. A two-year restriction is presumptively reasonable unless clearly demonstrated otherwise.	Various professionals (medical, veterinary, social workers, others)	Yes	Reformation (mandatory)	Undecided
	No, except maybe as to trade secrets. Cal. Business & Professions Code sec. 16600	Trade Secrets	Uncertain status as to trade secrets.	-	-	_	-

		Protectable / Legitimate			Continued Employment is Sufficient	Reformation Blue Pencil	Enforceable Against Discharged
State	Permitted	Interests	Standards	Exemptions	Consideration	Red Pencil	Employees
		Interests	Standards	Litemptions	Consideration	Red Fencii	Linployees
	Yes, as to executive or						
	management						
	employees and professional staff						
	or to protect trade						
	secrets or recover						
		Trade secrets; recovery of		Physicians			
	-			(damages not			
		term employees.		barred).	Yes	Reformation	Undecided
			Factors: time; geographic reach;				0114001404
			fairness of protection afforded to				
			employer; extent of restraint on				
		-		Broadcasters;			
CT Y	Yes	relationships.	public interest.	Security Guards	Yes, likely	Blue Pencil	Yes
			Reasonable in time and geographic				
		information; customer	reach; protects legitimate economic				
DE Y	Yes	relationships.		Physicians	Yes	Reformation	Yes
			Reasonable in time and geographic				
			area; necessary to protect legitimate		Yes (if		
			business interests; promisee's need		employment		
			outweighs promisor's hardship. [Follows		continued for		
			Restatement (Second) of Contracts,		sufficient	Reformation or	
DC Y	Yes		secs. 186-88.]	Broadcasters	duration)	Blue Pencil	No
		Trade secrets; confidential business information;					
		substantial customer	Legitimate business interest;				
		relationships and goodwill;	reasonably necessary to protect				
	Yes. Fla. Stat.	extraordinary or	legitimate business interest. [Rebuttal			Reformation	
		specialized training	-	Mediators	Yes		Undecided

State	Permitted	Protectable / Legitimate Interests	Standards	Exemptions	Continued Employment is Sufficient Consideration	Reformation Blue Pencil Red Pencil	Enforceable Against Discharged Employees
	Yes. Ga. Const., Art. III, Sec. VI, Par. V(c), as amended. [<i>NOTE</i> : Pre-amendment law was more restrictive and applies to pre- amendment agreements]		Not overbroad in time, space, and scope; interest of individuals in gaining and pursuing a livelihood; commercial concerns in protecting legitimate business interests; public policy.	-	Yes	Reformation	Yes, but it's a factor to be considered.
	Yes. Haw. Rev. Stat. sec. 480-4.	Trade secrets; confidential information.	Reasonable in time, space, scope.	Employees in a technology business [effective as of 1/1/2015].	Yes, likely	Reformation	Undecided

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State	Permitted	Protectable / Legitimate Interests	Standards	Exemptions	Continued Employment is Sufficient Consideration	Reformation Blue Pencil Red Pencil	Enforceable Against Discharged Employees
	Yes as to "key employees" (defined in statute). Idaho Code secs. 44- 2701-2704.	Trade secrets; technologies; intellectual property; business plans; business processes and methods of operation; goodwill; customers; customer lists; customer contacts and referral sources; vendors and vendor contacts; financial and marketing information; potentially	Reasonable as to duration, geographical area, type of employment or line of business, and does not impose a greater restraint than is reasonably necessary to protect the employer's legitimate business interests; reasonable as to covenantor, covenantee, and public. Rebuttable presumptions of reasonableness: 18 months; geographic area restricted to areas employee provided services or had significant presence or influence; limited to line of business in which employee worked. Presumption that employee is "key employee" if in highest paid 5% employees in company	knowledge, influence, credibility, notoriety, fame, reputation or public persona as a representative or spokesperson of the employer, and as a result, have the ability to harm or threaten an employer's legitimate business	LLP	Reformation	Yes
	2701-2704. Yes	others. Legitimate business interests are based on the totality of the facts and circumstances of the case. Trade secrets, confidential information, and near permenant business relationships are factors.	Ancillary to a valid employment relationship; no greater than required to protect a legitimate business interest; does not impose undue hardship on the employee; not injurious to the public; and reasonable in time, space, and scope. [May require two years of employment before any noncompete can be enforced.]	interests). Broadcasters; Government Contractors; Physicians	Yes (if employment continued for sufficient duration)	Reformation	Yes

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					Continued		Enforceable
					Employment is	Reformation	Against
		Protectable / Legitimate			Sufficient	Blue Pencil	Discharged
State	Permitted	Interests	Standards	Exemptions	Consideration	Red Pencil	Employees
			Clear and specific (not general)				
			restraint must be reasonable in light of				
			the legitimate interests to be protected;				
			reasonableness is measured by totality				
			of interrelationship of the interest, and				
		Trade secrets; confidential	the time, space, and scope of the				
		information; goodwill;	restriction, judged by the needs for the				
		special training or	restriction, the effect on the employee,				
IN	Yes	techniques.	and the public interest.	-	Yes	Blue Pencil	Yes
			Whether the restriction is reasonably				
			necessary to protect the employer's				
			business, unreasonably restrictive (time				Yes, but it's a
		Trade secrets; goodwill;	and space), and prejudicial to the	(where franchisor			factor to be
IA	Yes	specialized training.	public interest.	does not renew)	Yes	Reformation	considered.
		Trade secrets; confidential					
		business information; loss					
		of clients; goodwill;					
		preserving contact with					
		clients; customer	Protects a legitimate business interest;				
		contracts; referral sources;	not undue burden on employee; not				
		reputation; special	3	Accountants			
KS	Yes.	training.	in time and space.	(limited)	Yes	Reformation	Yes
			Reasonable in scope and purpose;				
		information; customer	reasonableness determined by the		No, although		
		lists; competition;	time, space, and "charter" of the		threatened loss		Undecided (but
10/		employee eaiding;	restriction; no undue hardship; does		of job might be		it can be a
KY	Yes.	investment in training.	not interfere with public interest	-	a factor.	Reformation	factor)
		Trade secrets; financial		Automobile			
		information; management	No more than two years; specifies the	Salesman; Real			
		techniques; extensive	specific geographic reach (by parishes,	Estate Broker's		Dive Densil 10	
	Vac La Dav Ctat	training (if such training is	municipalities, or their respective	Licensees		Blue Pencil, if	
	Yes. La. Rev. Stat.	unrecouped through	parts); defines employer's business;	(procedural		allowed by the	
LA	Ann. Sec. 23:921	employee's work).	strict compliance with statute.	requirements)	Yes	noncompete	Yes, likely.

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					Continued		Enforceable
					Employment is	Reformation	Against
		Protectable / Legitimate			Sufficient	Blue Pencil	Discharged
State	Permitted	Interests	Standards	Exemptions	Consideration	Red Pencil	Employees
			No broader than necessary to protect				
			the employer's legitimate business				
			interest; reasonable as to time, space,				
		Trade secrets; confidential	and interests to be protected; no undue	Broadcast Industry			
ME	Yes	information; goodwill.	hardship to employee.	(presumption)	Yes	Reformation	Yes, likely.
			Duration and space no wider than				
		Trade secrets; routes;	reasonably necessary to protect				
		client lists; established	legitimate interests; no undue hardship				
		customer relationships;	to employee; not contrary to public				
MD	Yes	goodwill; unique services.	policy; ancillary to the employment.	-	Yes	Blue Pencil	No, likely.
			Narrowly tailored to protect legitimate	Broadcasters;			
			business interest; limited in time,	Physicians;			
			space, and scope; consonant with	Nurses; Social			
		Trade secrets; confidential	public policy; harm to employer	Workers;			
MA	Yes	information; goodwill.	outweighs harm to employee.	Psychologists	Yes	Reformation	Yes
			Must have an honest and just purpose				
			and to protect legitimate business				
		Trade cecrets; confidential	interests; reasonable in time, space,				
	Yes. Mich. Comp.	business information;	and scope or line of business; not				
MI	Laws § 445.774a.	goodwill.	injurious to the public.	-	Yes	Reformation	Yes
			No broader than necessary to protect				
		business information;	the employer's legitimate business				
		goodwill; prevention of	interest; does not impose unnecessary				
MN	Yes	unfair competition.	hardship on employee.	-	No	Reformation	Yes
					Yes (though		
		Trade secrets; confidential	Reasonableness and specificity of		questioned if		
		business information;	restriction, primarily, in time and		employee		
		goodwill; ability to succeed	space; hardship to employer and		terminated		
MS	Yes	in a competitive market.	employee; public interest.	-	shortly after)	Reformation	Yes

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					Continued		Enforceable
					Employment is	Reformation	Against
		Protectable / Legitimate			Sufficient	Blue Pencil	Discharged
State	Permitted	Interests	Standards	Exemptions	Consideration	Red Pencil	Employees
State	1 crimitica	Interests	Reasonably necessary to protect	Exemptions	consideration	itted i circli	Employees
		Trade secrets; confidential	legitimate interests; reasonable in time				
		business information;	and space; not an unreasonable				
		customer or supplier	restraint on employee; purpose served;				
		relationships, goodwill, or	situation of the parties; limits of the				
		loyalty; gustomer lists;	restraint; specialization of the business.				
	Yes. 28 Mo. Stat.	protection from unfair	[Absence of legitimate business interest	Secretaries			
		competition; stability in	impacts duration, which can be no	(limited); Clerks			
	(related)	the workforce.	more than one year.]	(limited)	Yes, generally	Reformation	Yes
	(Trade secrets; proprietary	Necessary to protect a legitimate	(, se, generany		
		information that would	business interest; reasonable in time or				
		provide an employee with	space; reasonable protection for				
		an unfair advantage;	employer; does not impose				
	Yes. Mont. Code	goodwill; customer	unreasonable burden on the employee			Blue Pencil,	
MT	Ann. §§ 28-703-05		or public.	-	No.	likely	No
		·	Reasonably necessary to protect			· · · ·	
			legitimate interests; not unduly harsh				
			or oppressive to employee; not				
			injurious to the public. Considerations				
			include: inequality in bargaining power;				
			risk of loss of customers; extent of				
			participation in securing and retaining				
			customers; good faith of employer;				
			employee's job, training, health,				
			education, and family needs; current				
			employment conditions; need for				
			employee to change his calling or				
		Trade secrets; confidential	residence; relation of restriction to				
NE	Yes	information; goodwill.	legitimate interest being protected.	-	Yes, likely	Red Pencil	Undecided
			Not greater than reasonably necessary				
			to protect the business and goodwill of				
			the employer; no undue hardship on				
	Yes. Nev. Rev.		employee. Time and space are				
NV	Stat. sec. 613.200	Trade secrets; goodwill.	considerations for reasonableness.	-	Yes	Reformation	Undecided

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		Protectable / Legitimate			Continued Employment is Sufficient	Reformation Blue Pencil	Enforceable Against Discharged
State	Permitted	Interests	Standards	Exemptions	Consideration	Red Pencil	Employees
			Not greater than necessary to protect				,
			the employer's legitimate business				
		-	interests; no undue or disproportionate				
		business information;	hardship to employee; not injurious to				
		goodwill; employee's	public interest; new employees must be				
		special influence over the	given a copy of the noncompete prior to				
NH	Yes. RSA 275:70	employer's customers.	acceptance of offer for employment.	-	Yes	Reformation	Undecided
		Trade secrets; confidential					
		business information; goodwill in existing			0		
		customers; preventing					
		employee from working	Protects a legitimate business interest;				
		with customer at lower	not undue burden on employee; not				Yes, but it's a
		cost than working through	injurious to the public; not overbroad in	In-House Counsel:			factor to be
ŊJ	Yes	employer.	time, space, and scope.	Psychologists.	Yes	Reformation	considered.
				Healthcare			
				practitioners to the			
				extent they are			
				providing clinical			
				health care			
				services.			
				[Exemption has			
		Maintaining workforce;		limits and is			
				effective only to			
	- ,	(but not to stifle	employee, and public; not great	agreements from			
	reference not yet	competition); customer	hardship to employee in exchange for	7/1/2015 and	Maa Illialii		l la de side d
NM	designated]	relationships. Trade secrets; confidential	small benefits to employer. Reasonable in time and space, and no	after.]	Yes, likely	Undecided	Undecided
		information; goodwill; on-	greater than is required for the				
		air persona of	protection of the legitimate interest of				
		broadcasters; employee's	the employer; does not impose undue				
		unique or extraordinary	hardship on the employee; not injurious				Yes, with
NY	Yes	services.	to the public.	_	Yes	Reformation	exceptions.

		Protectable / Legitimate			Continued Employment is Sufficient	Reformation Blue Pencil	Enforceable Against Discharged
State	Permitted	Interests	Standards	Exemptions	Consideration	Red Pencil	Employees
	N.C. Admin. Code	Trade secrets; confidential business information; goodwill.	In writing; part of an employment contract; reasonably necessary to protect legitimate business interest; reasonable in time and space; not against public policy.	Possible limits on use with locksmiths.	No	Blue Pencil	Yes, likely.
	No. N.D. Cent. Code sec. 9-08-06	-	-	-	-	_	-
	Yes	the use of proprietary customer information to	Not greater than necessary to protect the employer's legitimate business interests; no undue hardship to employee; not injurious to public interest. Considerations: absence or presence of limitations as to time and space; whether employee is sole contact with customer; employee's possession of trade secrets or confidential information; purpose of restriction (elimination of unfair competition vs. ordinary competition and whether seeks to stifle employee's inherent skill and experience); proportionality of benefit to employer as compared to the detriment to the employee; when employee's talent was developed; whether forbidden employment is merely incidental to the	Rider	Ves	Deformation	Ves
	Yes	solicit customers.	main employment.	-	Yes	Reformation	Yes
	No. OK Stat. § 15- 219A	-	-	-	-	-	-

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		Protectable / Legitimate			Continued Employment is Sufficient	Reformation Blue Pencil	Enforceable Against Discharged
State	Permitted	Interests	Standards	Exemptions	Consideration	Red Pencil	Employees
	Yes. Or. Rev. Stat.	Trade secrets; confidential business or professional information; investment in certain on-air broadcasters; customer	Noncompete provided at least two weeks before employment or with bona fide advancement; employee meets minimum compensation threshold; restricted in time or space; application of restriction should afford only a fair protection of the employer's interests; must not interfere with public interest. Currently, noncompetes may be no longer than two years, but starting 1/1/2016, noncompetes will be limited to 18 months. [Qualifying garden leave		LLP		
OR	sec. 653.295	contacts and goodwill.	clauses are enforceable.]	- 6	No	Reformation	Undecided
PA	Yes	Trade secrets; confidential information; goodwill; investment in specialized training; unique or extraordinary skills.	Ancillary to employment relation or other transaction; reasonably necessary to protect the employer's legitimate interests; reasonable in time and space.	Ric	No	Reformation	Yes, but it's a factor to be considered.
RI	Yes	Trade secrets; confidential information; customer lists; goodwill; special training or skills.	Reasonable in light of protectable interests.	-	Undecided, but likely	Blue Pencil, but may allow Reformation	Undecided
SC	Yes	Business and customer contacts; existing employees; existing payroll deduction accounts.	Necessary to protect legitimate business interest; reasonably limited in time and space; not unduly harsh and oppressive to employee's efforts to earn a living; reasonable from standpoint of public policy.	_	No	Red Pencil, likely. (SC S.Ct rejected blue pencil doctrine by name, but case involved reformation.)	Undecided

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					Continued	Defensetien	Enforceable
					Employment is		Against
		Protectable / Legitimate		_	Sufficient	Blue Pencil	Discharged
State	Permitted	Interests	Standards	Exemptions	Consideration	Red Pencil	Employees
			Restriction is in the same business or				
			profession as that carried on by				
			employer and does not exceed two				
			years and in a specified geographic				
		Trade secrets; protection	area; reasonableness in time, space,				Yes, but it's a
		from unfair competition;	and scope is a factor only in certain			Reformation,	factor to be
SD	et seq .	existing customers.	circumstances.	-	Yes	likely.	considered.
		Trade secrets; confidential					
		information; retention of	Restriction must be reasonable in time		Yes (if		
		existing customers;	and space and necessary to protect		employment		
		investment in training or	legitimate interest; public interest no	Physicians (in	continued for		Yes, but it's a
		enhancing the employee's	adversely affected; no undue hardship	certain	appreciably long		factor to be
TN	Yes	skill and experience.	to the employee.	circumstances).	period)	Reformation	considered.
			Ancillary to an otherwise enforceable				
			agreement; reasonable in time, space,				
			and scope; does not impose a greater				
			restraint than necessary to protect				
			legitimate business interest. *In				
			December 2011, the Texas Supreme				
			Court withdrew its June 2011 landmark				
			decision, but still eliminated the				
			requirement that the consideration				
			given by the employer in exchange for				
			the noncompete must give rise to the				
		'	interest protected by the noncompete,				
		or proprietary information;	and held that the consideration for the				
		goodwill; special training	noncompete agreement must be	Physicians (in			
	Com. Code secs.	or knowledge acquired	reasonably related to the company's	certain		Reformation	
TX	15.5052	during employment.	interest sought to be protected.	circumstances).	No	(mandatory)	Yes

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					Continued		Enforceable
					Employment is	Reformation	Against
		Protectable / Legitimate			Sufficient	Blue Pencil	Discharged
State	Permitted	Interests	Standards	Exemptions	Consideration	Red Pencil	Employees
			No bad faith in the negotiations;				
			necessary to protect legitimate				
		Trade secrets; goodwill;	business interest; reasonable in time,				
		-	space, and scope; consideration of				
UT	Yes	in training or education.	hardship.	-	Yes	Undecided	Yes
		Proprietary confidential	Necessary to protect legitimate				
		information; goodwill;	business interest; not unnecessarily		· ·	No, but	
		relationships with	restrictive to employee; limited in time,			possibly if	
. –		customers; investments in	space, and/or industry; not contrary to	Cosmetologists		contract	
VT	Yes	special training.	public policy.	(by their school)	Yes	provides.	Undecided.
						Red Pencil, but	
		Trade secrets; confidential	Narrowly drawn to protect the	· ·		severable portions can be	
		information; knowledge of	employer's legitimate business interest			enforced if	
		methods of operation;	(reasonable in time, space, and scope);			remaining	
		protection from	not unduly burdensome on the			restrictions are	
		detrimental competition;	employee's ability to earn a living; not			otherwise	
VA	Yes	customer contacts.	against public policy.	-	Yes	enforceable.	Yes
•71	105		Restriction is necessary to protect		105	chiorecubic.	105
			employer's business or goodwill;				
			restriction is no greater than				
			reasonably necessary to secure				
			employer's business or goodwill;	Broadcasters			
		Customer information and	reasonable in time and space; injury to	(under certain			
WA	Yes	contacts; goodwill.	public does not outweigh benefit to	circumstances)	No	Reformation	Yes, likely.
			Ancillary to a lawful contract; not				
		Trade secrets; confidential	greater than reasonably necessary to				
		or unique information;	protect legitimate business interest;				
		customer lists; direct	reasonable in time and space; no				
		investment in employee's	undue hardship on employee; not				
WV	Yes	skills; goodwill.	injurious to public.	-	No	Reformation	Undecided

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		Protectable / Legitimate			Continued Employment is Sufficient	Reformation Blue Pencil	Enforceable Against Discharged
State	Permitted	Interests	Standards	Exemptions	Consideration	Red Pencil	Employees
	Yes. Wis. Stat.	Trade secrets; confidential business information; customer relationships.	Necessary to protect legitimate business interest; reasonable in time and space; not harsh or oppressive to the employee; not contrary to public policy.	_	Yes	Red pencil. But, courts (and legislature) may be moving toward a more tolerant approach.	Undecided
		Trade secrets; confidential information; special influence of employee over customers to the extent gained during	Restraint must be ancillary to otherwise valid agreement and fair; no greater than necessary to protect legitimate business interests; reasonable in time and space; no undue hardship on employee; employer's need outweighs harm to employee and public; not	Rider	LLP		
WY	Yes	employment.	injurious to public.	-	No	Reformation	Yes, likely.
		Customer lists are frequently considered	Consideration for the noncompete is	Attorneys and certain persons in the financial services industry	The continued	Reformation is also sometimes called "Judicial Modification," the "Rule of Reasonablenes s," the "Reasonable Alteration Approach," or the "Partial- Enforcement" rule. Red	
		trade secrets or	always a requirement. That	are subject to	employment	Pencil is also	
		confidential information. Some states, however,	requirement is not typically an issue when the agreement is entered into at	industry regulations not	issue addresses only at-will	sometimes called the "All	Assumes no breach or bad
			the inception of an employment	addressed in this	employment	or Nothing"	faith by the
		protectable interests.	relationship.	chart.	relationships.	rule.	employer.

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					Continued		Enforceable
					Employment is	Reformation	Against
		Protectable / Legitimate			Sufficient	Blue Pencil	Discharged
State	Permitted	Interests	Standards	Exemptions	Consideration	Red Pencil	Employees

Originally drafted in 2010, this chart is updated periodically and is current as of the date indicated. Please contact Russell Beck (*rbeck@beckreed.com* | 617-500-8670) if you would like to receive updates.

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