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## SENATE AMENDMENT NO.

Amend SS/House Bill No. 2400, Page 5, Section 285.730, Line 143,

Offered by \_\_\_\_\_ Of \_\_\_\_\_

2	by inserting after all of said line the following:
3	"431.201. As used in section 431.202, unless the
4	context otherwise requires, the following terms mean:
5	(1) "Business entity", any natural person, business,
6	corporation, limited liability company, series limited
7	liability company, partnership, sole or other
8	proprietorship, professional practice, or any other business
9	organization or commercial enterprise, whether for profit or
10	not for profit, including, without limitation, any successor
11	in interest to an entity who conducts business or who,
12	directly or indirectly, owns any equity interest, ownership,
13	or profit participation in the entity;
14	(2) "Customers with whom the employee dealt", each
15	customer or prospective customer:
16	(a) Who was serviced, directly or indirectly, by an
17	employee of a business entity;
18	(b) Whose business or other dealings with a business
19	entity were supervised, coordinated, or otherwise worked on,
20	directly or indirectly, by an employee;
21	(c) Who was solicited, produced, induced, persuaded,
22	encouraged, or otherwise dealt with, directly or indirectly,
23	by an employee;
24	(d) About whom an employee, directly or indirectly,
24 25	(d) About whom an employee, directly or indirectly, obtained, had knowledge of, had access to, or is in

27	information or trade secrets in the course of or as a result
28	of the employee's relationship with the business entity;
29	(e) Who has purchased or otherwise obtained products
30	or services from a business entity and the sale or provision
31	of which resulted in compensation, commissions, earnings, or
32	profits to or for the employee within two years prior to the
33	end of the employee's employment or business relationship
34	with the business entity; or
35	(f) With whom an employee had contact, directly or
36	indirectly, of sufficient quality, frequency, and duration
37	during the employee's employment or other business
38	relationship with the business entity such that the employee
39	had influence over the customer;
40	(3) "Employee":
41	(a) A natural person currently or formerly employed or
42	retained by a business entity in any capacity, or who has
43	performed work for a business entity, including, but not
44	limited to, a member of a board of directors, an officer, a
45	supervisor, an independent contractor, or a vendor;
46	(b) A natural person who, by reason of having been
47	employed by or having a business relationship with a
48	business entity:
49	a. Obtained specialized skills, training, learning, or
50	abilities; or
51	b. Obtained, had knowledge of, had access to, or is in
52	possession of confidential or proprietary business
53	information or trade secrets of the business entity,
54	including, but not limited to, customer contact information
55	or information of or belonging to customers of the business
56	entity; or
57	(c) A current or former owner or seller of all or any
58	part of the assets of a business entity or of any interest
59	in a business entity, including, but not limited to, all or

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60 any part of the shares of a corporation, a partnership 61 interest, a membership or membership interest in a limited 62 liability company or a series limited liability company, or an equity interest, ownership, profit participation, or 63 other interest of any type in any business entity; 64 65 The term "employee" set forth in this subdivision (d) shall be applicable only with respect to section 431.202 and 66 67 shall have no application in any other context. The term "employee" is not intended, and shall not be relied upon, to 68 69 create, change, or affect the employment status of any 70 natural person or the meaning of the terms "employee", "employment", or "employer" that may be applicable in any 71 72 other context or pursuant to any other provision of law. 73 431.202. 1. A reasonable covenant in writing 74 promising not to solicit, recruit, hire, induce, persuade, 75 encourage, or otherwise interfere with, directly or 76 indirectly, the employment or other business relationship of one or more employees of a business entity shall be 77 enforceable and not a restraint of trade pursuant to 78 79 subsection 1 of section 416.031 if:

(1) Between two or more [corporations or other] 80 81 business entities seeking to preserve workforce stability 82 (which shall be deemed to be among the protectable interests 83 of each [corporation or] such business entity) during, and for a reasonable period following, negotiations between such 84 [corporations or] business entities for the acquisition of 85 all or a part of one or more of such [corporations or] 86 business entities; 87

88 (2) Between two or more [corporations or] business
89 entities engaged in a joint venture or other legally
90 permissible business arrangement where such covenant seeks
91 to protect against possible misuse of confidential <u>business</u>
92 or proprietary information or trade [secret business

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93 information] secrets shared or to be shared between or among 94 such [corporations or] entities;

95 (3) Between [an employer] <u>a business entity</u> and one or
96 more employees <u>of such business entity</u> seeking on the part
97 of the [employer] <u>business entity</u> to protect:

98 (a) Confidential <u>business or proprietary information</u>
99 or trade [secret business information] <u>secrets;</u> or

(b) Customer or supplier relationships, goodwill or
loyalty, which shall be deemed to be among the protectable
interests of the [employer] <u>business entity;</u> or

Between [an employer] a business entity and one or 103 (4) 104 more employees of such business entity, notwithstanding the absence of the protectable interests described in 105 106 subdivision (3) of this subsection, so long as such covenant 107 does not continue for more than [one year] two years 108 following the employee's employment or business relationship 109 with the business entity; provided, however, that this subdivision shall not apply to covenants signed by employees 110 111 who provide only secretarial or clerical services and who own no shares, partnership interest, membership or 112 membership interest in a limited liability company or series 113 limited liability company, or equity interest, ownership, 114 profit participation, or other interest of any type in the 115 116 business entity.

117 2. Whether a covenant covered by <u>subsection 1 of</u> this 118 section is reasonable shall be determined based upon the 119 facts and circumstances pertaining to such covenant, but a 120 covenant covered exclusively by subdivision (3) or (4) of 121 subsection 1 of this section shall be conclusively presumed 122 to be reasonable if its postemployment <u>or postbusiness</u> 123 duration is no more than [one year] <u>two years</u>.

1243. A reasonable covenant in writing promising not to125solicit, induce, persuade, encourage, service, accept

5 business from, or otherwise interfere with, directly or	
indirectly, a business entity's customers, including,	
8 without limitation, any reduction, termination, or transfer	-
9 of any customer's business, in whole or in part, for	
D purposes of providing any product or any service that is	
competitive with those provided by the business entity,	
shall be enforceable, and not a restraint of trade pursuant	-
to subsection 1 of section 416.031, if the covenant is	
limited to customers with whom the employee dealt during the	:
employee's employment or other business relationship with	
the business entity, and if:	
(1) The covenant is between a business entity and one	_
or more current or former employees of the business entity	
and is not associated with the sale or ownership of all or	
any part of:	
(a) The assets of a business entity; or	
(b) Any interest in a business entity, including, but	_
not limited to, all or any part of the shares of a	
corporation, a partnership interest, a membership or	
membership interest in a limited liability company or series	;
limited liability company, or an equity interest, ownership,	
profit participation, or other interest of any type in any	
business entity;	
so long as the covenant does not continue for more than two	-
years following the end of the employee's employment or	
business relationship with the business entity.	
Notwithstanding the foregoing, this subdivision shall not	
apply to covenants with current or former distributors,	
dealers, franchisees, lessees of real or personal property,	-
or licensees of a trademark, trade dress, or service mark;	
(2) The covenant is between a business entity and a	_
current or former distributor, dealer, franchisee, lessee of	
real or personal property, or licensee of a trademark, trade	:

159	dress, or service mark, and is not associated with the sale
160	or ownership of all or any part of any of the items provided
161	in paragraphs (a) or (b) of subdivision (1) of this
162	subsection, so long as such covenant does not continue for
163	more than three years following the end of the business
164	relationship; or
165	(3) The covenant is between a business entity and the
166	owner or seller of all or any part of any of the items
167	provided in paragraphs (a) or (b) of subdivision (1) of this
168	subsection, so long as the covenant does not continue for
169	more than the longer of five years in duration or the period
170	of time during which payments are being made to the owner or
171	seller as a result of any sale measured from the date of
172	termination, closing, or disposition of such items.
173	(a) A breach or threatened breach of a covenant
174	described in this subdivision shall create a conclusive
175	presumption of irreparable harm in the absence of an
176	issuance of injunctive relief in connection with the
177	enforcement of the covenant, without the necessity of
178	establishing by prima facie evidence any actual or
179	threatened damages or harm. Nothing in this paragraph shall
180	be construed to change any other applicable evidentiary
181	standard or other standards necessary for obtaining
182	temporary, preliminary, or permanent injunctive relief
183	relating to the enforcement of covenants.
184	(b) A provision in writing by which an employee
185	promises to provide prior notice to a business entity of the
186	employee's intent to terminate, sell, or otherwise dispose
187	of all or any part of any of the items covered by this
188	subdivision shall be conclusively presumed to be
189	enforceable, and not a restraint of trade pursuant to
190	subsection 1 of section 416.031, if the specified notice
191	period is no longer than thirty days in duration and the

192 business entity agrees in writing to pay the employee at the employee's regular rate of pay and to provide the employee 193 194 with the employee's regular benefits during the applicable 195 notice period even if the business entity does not require 196 the employee to provide services during the notice period. 197 4. Whether a covenant covered by subsection 3 of this section is reasonable shall be determined based upon the 198 199 facts and circumstances pertaining to the covenant, but a 200 covenant covered by subdivisions (1) to (3) of subsection 3 201 of this section shall be conclusively presumed to be reasonable if its postemployment, posttermination, 202 postbusiness relationship, postsale, or postdisposition 203 204 duration is consistent with the applicable duration set 205 forth in subdivisions (1) to (3) of subsection 3 of this 206 section. 207 5. No express reference to geographic area shall be 208 required for a covenant described in this section to be 209 enforceable. 210 6. If a covenant is overbroad, overlong, or otherwise 211 not reasonably necessary to protect the legitimate business interests of the person seeking enforcement of the covenant, 212 213 a court shall modify the covenant, enforce the covenant as modified, and grant only the relief reasonably necessary to 214 215 protect such interests. 7. Nothing in subdivision (3) or (4) of subsection 1 216 217 or subdivisions (1) to (3) of subsection 3 of this section is intended to create, or to affect the validity or 218 219 enforceability of, [employer-employee] covenants not to compete, other types of covenants, or nondisclosure or 220 221 confidentiality agreements, except as expressly provided in 222 this section. 223 [4.] 8. Nothing in this section shall preclude a

224 covenant described in subsection 1 of this section from

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being enforceable in circumstances other than those described in subdivisions (1) to (4) of subsection 1 of this section, or a covenant described in subsection 3 of this section from being enforceable in circumstances other than those described in subdivisions (1) to (3) of subsection 3 of this section, where such covenant is reasonably necessary to protect a party's legally permissible business interests.

[5.] 9. Except as otherwise expressly provided in this
section, nothing [is] in this section shall be construed to
limit an employee's ability to seek or accept employment
with another employer immediately upon, or at any time
subsequent to, termination of employment, whether said
termination was voluntary or nonvoluntary.

238 [6.] <u>10.</u> This section shall have retrospective as well 239 as prospective effect."; and

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Further amend the title and enacting clause accordingly.