UT Law CLE

FTC's Proposed Non-Compete Rule: What Texas Lawyers Need to Know

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Sample Agreement

During the Restricted Period, in the Restricted Area, Employee will not, directly or indirectly:

- 1. Use Confidential Information to compete with Employer
- 2. Solicit any Restricted Customer
- 3. Recruit any employee of Employer
- 4. Accept business from any Restricted Customer
- 5. Seek or accept employment with any company that competes with Employer

Overview of Proposed Rule

- Prohibits "non-compete clause" with worker. 910.2(a)
- Narrow definition of "non-compete clause." 910.1(b)(1)
- But functional test for "noncompete clause." 910.1(b)(2)
- Rescission requirement. 910.2(b)(1)

- Notice requirement. 910.2(b)(2)
- Sale of business exception. 910.3
- No senior executive exception (for now)
- Supersedes state law. 910.4

"Non-compete clause"

(1) *Non-compete clause* means a contractual term between an employer and a worker that prevents the worker from seeking or accepting employment with a person, or operating a business, after the conclusion of the worker's employment with the employer.

NDA

 Non-disclosure agreements (NDAs)—also known as "confidentiality agreements"—which prohibit the worker from disclosing or using certain information;

Non-solicitation agreement

 Client or customer non-solicitation agreements, which prohibit the worker from soliciting former clients or customers of the employer (referred to in this NPRM as "non-solicitation agreements");.³⁴ Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

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