House	_Amendment NO
Offered By	
AMEND House Committee Substitute for Senate Bill No. 101, Page 11, Se by inserting after all of said section and line the following:	ection 379.1869, Line 9,
"431.204. 1. A reasonable covenant in writing promising not to sol	licit, recruit, hire, induce,
persuade, encourage, or otherwise interfere with, directly or indirectly, the	employment of one or
more employees or owners of a business entity shall be presumed to be enfo	orceable and not a
restraint of trade pursuant to subsection 1 of section 416.031 if it is between	n a business entity and
the owner of the business entity and does not continue for more than two years.	ears following the end of
the owner's business relationship with the business entity.	
2. A reasonable covenant in writing promising not to solicit, induce	e, direct, or otherwise
interfere with, directly or indirectly, a business entity's customers, including	g any reduction,
termination, or transfer of any customer's business, in whole or in part, for	the purposes of providing
any product or any service that is competitive with those provided by the bu	usiness entity shall be
presumed to be enforceable and not a restraint of trade pursuant to subsection	on 1 of section 416.031 i
the covenant is limited to customers with whom the owner dealt and if the	covenant is between a
business entity and an owner, so long as the covenant does not continue for	more than five years
following the end of the owner's business relationship with the business ent	ity.
3. A provision in writing by which an owner promises to provide provid	rior notice of the owner's
intent to terminate, sell, or otherwise dispose of such owner's ownership int	erest in the business
entity shall be presumed to be enforceable and not a restraint of trade pursu	ant to subsection 1 of
section 416.031.	
4. If a covenant is overbroad, overlong, or otherwise not reasonably	necessary to protect the
protectable business interests of the business entity seeking enforcement of	the covenant, a court
shall modify the covenant, enforce the covenant as modified, and grant only	y the relief reasonably
necessary to protect such interests.	
5. Nothing in this section is intended to create or to affect the valid	ity or enforceability of
covenants not to compete, other types of covenants, or nondisclosure or cor	nfidentiality agreements,
except as expressly provided in this section.	
6. Except as provided in subsection 3 of this section, nothing in this	s section shall be
construed to limit an owner's ability to seek or accept employment with and	other business entity
Action Taken Da	ate

- immediately upon, or at any time subsequent to, termination of the owner's business relationship 1
- with the business entity, whether such termination was voluntary or nonvoluntary."; and 2

- 3 Further amend said bill by amending the title, enacting clause, and intersectional references
- 5 accordingly.