

Employee Noncompetes A State by State Survey

State	Permitted	Protectable / Legitimate Interests	Standards	Exemptions	Continued Employment is Sufficient Consideration	Reformation Blue Pencil Red Pencil	Enforceable Against Discharged Employees
AL	Yes. Ala. Code Sec. 8-1-1	Trade Secrets; Customer Relationships	Protectable Interest; Restriction is Reasonably Related to the Interest; Restriction is Reasonable in Time and Space; No Undue Hardship on Employee	Professionals	Yes	Reformation	Yes
AK	Yes	Trade Secrets; Confidential Information; Customer Relationship (where employee was sole contact)	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 Employment.	-	Undecided	Reformation	Undecided
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

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AR	Yes	Special Training; Trade Secrets; Confidential Business Information; Customer Lists	Ancillary to Employment Agreement; Protectable Interest; Geographic Reach is not Overly Broad; Reasonable in Time; Not greater than reasonably necessary and does not injure a public interest.	-	Yes	Red Pencil	Undecided
CA	No, except maybe as to trade secrets. Cal. Business & Professions Code sec. 16600	Trade Secrets	Uncertain status as to trade secrets.	-	-	-	-
CO	Yes, as to executive or management employees and professional staff; limited as to rest. Colo. Rev. Stat. sec. 8-2-113.	Trade Secrets; Recovery of Training Expenses for Short-term Employees	Must fall within statutory exception; be reasonable; and be narrowly-tailored.	-	Yes	Reformation	Undecided
CT	Yes.	Trade Secrets; Confidential Information; Customer Relationships	Factors: time; geographic reach; fairness of protection afforded to employer; extent of restraint on employee; extent of interference with public interest.	Broadcasters; Security Guards	Yes, likely	Reformation	Yes
DE	Yes	Trade Secrets; Confidential Information; Customer Relationships	Reasonable in time and geographic reach; protects legitimate economic interests; survives balance of equities.	Physicians	Yes	Reformation	Yes

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DC	Yes	Trade secrets; confidential knowledge; expert training; fruits of employment	Reasonable in time and geographic area; necessary to protect legitimate business interests; promisee's need outweighs promisor's hardship. [Follows Restatement (Second) of Contracts, secs. 186-88.]	Broadcasters	Likely	Reformation or Blue Pencil	No
FL	Yes. Fla. Stat. Ann. Sec. 542.335	Trade secrets; confidential business information; substantial customer relationships and goodwill; extraordinary or specialized training	Legitimate business interest; reasonably necessary to protect legitimate business interest. [Rebuttal presumptions exist.]	Mediators	Yes	Reformation (mandatory)	Undecided
GA	Yes. Ga. Const., Art. III, Sec. VI, Par. V(c), as amended.	Proprietary Confidential Information and Relationships; Goodwill; Economic Advantage; Time and Monetary Investment in Employee's Skill and Training	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.
HI	Yes. Haw. Rev. Stat. sec. 480-4(c)	Trade Secrets; Confidential Information; Customer Contacts	Reasonable in time, space, scope.	-	Undecided	Reformation	Undecided
ID	Yes	Trade Secrets; Confidential Information; Customer Contacts	No broader than necessary to protect the employer's legitimate business interest; reasonable as to covenantor, covenantee, and public; not contrary to public policy.	-	Yes	Reformation	Yes

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IL	Yes.	Legitimate business interests are based on the totality of the facts and circumstances of the case. Trade secrets, confidential information, and near permanent 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 continued employment before any noncompete can be enforced.]	Broadcasters; Government Contractors; Physicians	Yes (if employment continued for sufficient duration)	Reformation	Yes
IN	Yes.	Trade Secrets; Confidential Information; Goodwill; Special Training or Techniques	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 the time, space, and scope of the restriction, judged by the needs for the restriction, the effect on the employee, and the public interest.	-	Yes	Blue Pencil	Yes
IA	Yes.	Trade Secrets; Goodwill; Specialized Training	Whether the restriction is reasonably necessary to protect the employer's business, unreasonably restrictive (time and space), and prejudicial to the public interest.	Franchisees (where franchisor does not renew)	Yes	Reformation	Yes, but it's a factor to be considered.
KS	Yes.	Trade Secrets; Loss of Clients; Referral Sources; Reputation; Special Training	Protects a legitimate business interest; not undue burden on employee; not injurious to public welfare; reasonable in time and space.	Accountants (limited)	Yes	Reformation	Yes

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KY	Yes.	Confidential Business Information; Customer Lists; Competition; Employee Raiding; Investment in Training	Reasonable in scope and purpose; reasonableness determined by the time, space, and "charter" of the restriction; no undue hardship; does not interfere with public interest	-	Yes (if long enough and employee resigns)	Reformation	Undecided (but it can be a factor)
LA	Yes. La. Rev. Stat. Ann. Sec. 23:921.	Trade Secrets; Financial Information; Management Techniques; Extensive (Unrecouped Through Employee's Work) Training	No more than two years; specifies the specific geographic reach (by parishes, municipalities, or their respective parts); defines employer's business; strict compliance with statute.	Automobile Salesman; Real Estate Broker's Licensees (procedural requirements)	Yes	Blue Pencil, if allowed by the noncompete	Yes, likely.
ME	Yes	Trade Secrets; Confidential Information; Goodwill	No broader than necessary to protect the employer's legitimate business interest; reasonable as to time, space, and interests to be protected; no undue hardship to employee.	Broadcast Industry (presumption)	Yes	Reformation	Yes, likely.
MD	Yes	Trade Secrets; Routes; Client Lists; Established Customer Relationships; Goodwill; Unique Services	Duration and space no broader than reasonably necessary to protect legitimate interests; no undue hardship to employee or public; ancillary to the employment.	-	Yes	Blue Pencil, but undecided as to whether more flexible	No, likely.
MA	Yes	Trade Secrets; Confidential Information; Goodwill	Narrowly tailored to protect legitimate business interest; limited in time, space, and scope; consonant with public policy; harm to employer outweighs harm to employee.	Broadcasters; Physicians; Nurses; Social Workers; Psychologists	Yes	Reformation	Yes

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MI	Yes. Mich. Comp. Laws sec. 445.774a.	Trade Secrets; Confidential Business Information; Goodwill	Must have an honest and just purpose and to protect legitimate business interests; reasonable in time, space, and scope or line of business; not injurious to the public.	-	Yes	Reformation	Yes
MN	Yes	Trade Secrets; Confidential Business Information; Goodwill; Prevention of Unfair Competition	No broader than necessary to protect the employer's legitimate business interest; does not impose unnecessary hardship on employee.	-	No	Reformation	Yes
MS	Yes	Trade Secrets; Confidential Business Information; Goodwill; Ability to Succeed in a Competitive Market	Reasonableness and specificity of restriction, primarily, in time and space; hardship to employer and employee; public interest.	-	Yes (though questioned if employee terminated shortly after)	Reformation	Yes
MO	Yes. 28 Mo. Stat. Ann. Sec. 431.202 (related)	Trade Secrets; Confidential Business Information; Customer or Supplier Relationships, Goodwill, or Loyalty; Customer Lists; Protection from Unfair Competition; Stability in the Workforce	Reasonably necessary to protect legitimate interests; reasonable in time and space; not an unreasonable restraint on employee; purpose served; situation of the parties; limits of the restraint; specialization of the business. [Absence of legitimate business interest impacts duration, which can be no more than one year.]	Secretaries (limited); Clerks (limited)	Yes, generally.	Reformation	Yes
MT	No. Mont. Code Ann. Secs. 28-703-05	Likely confidential information and goodwill; may be more broad.	Reasonable in time or space; reasonable protection for employer; does not impose unreasonable burden on the employee or public.	-	Undecided, likely requires additional consideration.	Blue Pencil, likely	No

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NE	Yes	Trade Secrets; Confidential Information; Goodwill	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 residence; relation of restriction to legitimate interest being protected.	-	Yes	Red Pencil	Undecided
NV	Yes. Nev. Rev. Stat. sec. 613.200	Trade Secrets; Goodwill	Not greater than reasonably necessary to protect the business and goodwill of the employer; no undue hardship on employee. Time and space are considerations for reasonableness.	-	Yes	Reformation	Undecided
NH	Yes. RSA 275:70	Trade Secrets; Confidential Business Information; Goodwill; Employee's Special Influence Over the Employer's Customers	Not greater than necessary to protect the employer's legitimate business interests; no undue or disproportionate hardship to employee; not injurious to public interest; employee must be given a copy of the noncompete in with offer for employment or change in job classification.	-	Yes	Reformation	Undecided

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NJ	Yes	Trade Secrets; Confidential Business Information; Goodwill in Existing Customers; Preventing Employee from Working with Customer at Lower Cost than Working through Employer	Protects a legitimate business interest; not undue burden on employee; not injurious to the public; not overbroad in time, space, and scope.	In-House Counsel; Psychologists.	Yes	Reformation	Yes
NM	Yes	Maintaining Workforce; Limitation of Competition (but not to stifle competition); Customer Relationships	Reasonable as applied to the employer, employee, and public; not great hardship to employee in exchange for small benefits to employer.	-	Yes, likely	Undecided	Undecided
NY	Yes	Trade Secrets; Confidential Information; Goodwill; On-Air Persona of Broadcasters; Employee's Unique or Extraordinary Services	Necessary to protect legitimate business interest; reasonable in time and space; not harmful to general public; not unreasonably burdensome to the employee.	-	Yes	Reformation	Yes, with exceptions.
NC	Yes. N.C. Gen. Stat. sec. 75-4; 21 N.C. Admin. Code sec. 29.0502(e)(5) (limitations on locksmiths)	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.	-	No	Blue Pencil	Yes, likely.
ND	No. N.D. Cent. Code sec. 9-08-06	-	-	-	-	-	-

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OH	Yes	Trade Secrets; Confidential Information; Customer Relationships; Prevention of the Use of Proprietary Customer Information to Solicit Customers	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; other means of support for employee; when employee's talent was developed; whether forbidden employment is merely incidental to the main employment.	-	Yes	Reformation	Yes
OK	No. Okla Stat. ti. 15, sec. 219A	-	-	-	-	-	-

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OR	Yes. Or. Rev. Stat. sec. 653.295	Trade Secrets; Confidential Business or Professional Information; Investment in Certain On-Air Broadcasters; Customer Contacts and Goodwill	Noncompete provided at least two weeks before employment or with bona fide advancement; employee meets minimum compensation threshold; no longer than two years; 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. [Qualifying garden leave clauses are enforceable.]	-	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.	-	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	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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SD	Yes. S.D. Codified Laws sec. 53-9-8, <i>et seq.</i>	Trade Secrets; Protection from Unfair Competition; Existing Customers	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 area; reasonableness in time, space, and scope is a factor only in certain circumstances.	-	Yes	Reformation, likely.	Yes, but it's a factor to be considered.
TN	Yes	Trade Secrets; Confidential Information; Retention of Existing Customers; Investment in Training or Enhancing the Employee's Skill and Experience	Restriction must be reasonable in time and space and necessary to protect legitimate interest; public interest no adversely affected; no undue hardship to the employee.	Physicians (in certain circumstances).	Yes (if employment continued for appreciably long period)	Reformation	Undecided
TX	Yes. Tex. Bus. & Com. Code secs. 15.50-.52	Trade Secrets; Confidential or Proprietary Information; Goodwill; Special Training or Knowledge Acquired During Employment;	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. <i>*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, and held that the consideration for the noncompete agreement must be reasonably related to the company's interest sought to be protected.</i>	Physicians (in certain circumstances).	No	Reformation (mandatory)	Yes

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UT	Yes	Trade Secrets; Goodwill; Extraordinary Investment in Training or Education	No bad faith in the negotiations; necessary to protect legitimate business interest; reasonable in time, space, and scope; consideration of hardship.	-	Yes	Undecided	Yes
VT	Yes	Proprietary Confidential Information; Goodwill; Relationships with Customers; Investments in Special Training	Necessary to protect legitimate business interest; not unnecessarily restrictive to employee; limited in time, space, and/or industry; not contrary to public policy.	Beauticians and Cosmetologists (by their school)	Yes	Undecided	Yes, but it's a factor to be considered.
VA	Yes	Trade Secrets; Confidential Information; Knowledge of Methods of Operation; Protection from Detrimental Competition; Customer Contacts	No broader than necessary to protect the employer's legitimate business interest; reasonable in time, space, and scope; not unduly harsh in curtailing employee's ability to earn a living; reasonable in terms of public policy.	-	Yes	Red Pencil	Yes
WA	Yes	Customer Information and Contacts; Goodwill	Restriction is necessary to protect employer's business or goodwill; restriction is no greater than reasonably necessary to secure employer's business or goodwill; reasonable in time and space; injury to public does not outweigh benefit to employer.	Broadcasters (under certain circumstances)	No	Reformation	Yes, likely.

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WV	Yes	Trade Secrets; Confidential or Unique Information; Customer Lists; Direct Investment in Employee's Skills; Goodwill	Ancillary to a lawful contract; not greater than reasonably necessary to protect legitimate business interest; reasonable in time and space; no undue hardship on employee; not injurious to public.	-	No, likely.	Reformation	Undecided
WI	Yes. Wis. Stat. Ann. Sec. 103.465	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.	-	No, likely.	All or nothing. But, recent case law may suggest a judicial move toward a more tolerant approach. See <i>Star Direct, Inc. v. Dal Pra</i> , 767 N.W.2d 898 (Wis. 2009).	Undecided
WY	Yes.	Trade Secrets; Confidential Information; Special Influence of Employee Over Customers to the Extent Gained During Employment	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 injurious to public.	-	No	Reformation	Yes, likely.

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		Customer lists are frequently considered trade secrets or confidential information. Some states, however, separately identify them as protectable interests.	Consideration for the noncompete is always a requirement. That requirement is not typically an issue when the agreement is entered into at the inception of an employment relationship.	Attorneys and certain persons in the financial services industry are subject to industry regulations not addressed in this chart.	The continued employment issue addresses only at-will employment relationships.	Reformation is also sometimes called "Judicial Modification," the "Rule of Reasonableness," the "Reasonable Alteration Approach," or the "Partial-Enforcement" rule. Red Pencil is also sometimes called the "All or Nothing" rule.	Assumes no breach or bad faith by the employer.