A new rule enforced by the Federal Trade Commission makes it unlawful for us to enforce a non-compete clause. As of [DATE EMPLOYER CHOOSES BUT NO LATER THAN EFFECTIVE DATE OF THE FINAL RULE], [EMPLOYER NAME] will not enforce any non-compete clause against you. This means that as of [DATE EMPLOYER CHOOSES BUT NO LATER THAN EFFECTIVE DATE OF THE FINAL RULE]:

* You may seek or accept a job with any company or any person—even if they compete with [EMPLOYER NAME].
* You may run your own business—even if it competes with [EMPLOYER NAME].
* You may compete with [EMPLOYER NAME] following your employment with [EMPLOYER NAME].

The FTC’s new rule does not affect any other terms or conditions of your employment. For more information about the rule, visit [ftc.gov/noncompetes](https://www.ftc.gov/legal-library/browse/federal-register-notices/non-compete-clause-rulemaking). Complete and accurate translations of the notice in certain languages other than English, including Spanish, Chinese, Arabic, Vietnamese, Tagalog, and Korean, are available at [ftc.gov/noncompetes](https://www.ftc.gov/legal-library/browse/federal-register-notices/non-compete-clause-rulemaking).