. . . No. 846 **SENATE**

The Commonwealth of Massachusetts

PRESENTED BY:

William N. Brownsberger

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the passage of the accompanying:

An Act relative to employee non-competition agreements.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
William N. Brownsberger	Second Suffolk and Middlesex
Michael Barrett	Third Middlesex
Patricia D. Jehlen	Second Middlesex
Lori A. Ehrlich	8th Essex

SENATE

No. 846

By Mr. Brownsberger, a petition (accompanied by bill, Senate, No. 846) of William N. Brownsberger, Michael Barrett, Patricia D. Jehlen and Lori A. Ehrlich for legislation relative to employee non-competition agreements. Labor and Workforce Development.

The Commonwealth of Massachusetts

In the Year	Two	Thousand	Thirteer

An Act relative to employee non-competition agreements.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

- Whereas the Commonwealth of Massachusetts has a significant interest in its economic
 - competitiveness and the protection of its employers, and a strong public policy favoring the
- 3 mobility of its workforce; and
- Whereas the Commonwealth of Massachusetts has determined that an employee
- 5 noncompetition agreement restricting an employee's mobility for longer than six months is a
- 6 restraint on trade and harms the economy;
- Therefore, be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:
- 9 SECTION 1. The general court finds and declares that:-
- 10 (a) the Commonwealth of Massachusetts has a significant interest in its economic
- 11 competitiveness and the protection of its employers, and a strong public policy favoring the
- 12 mobility of its workforce; and
- 13 (b) the Commonwealth of Massachusetts has determined that an employee
- 14 noncompetition agreement restricting an employee's mobility for longer than six months is a
- 15 restraint on trade and harms the economy.
- SECTION 2. Chapter 149 of the General Laws, as appearing in the 2006 Official Edition
- 17 is hereby amended by inserting after section 24K the following section:-

- Section 24L. (a) An employee noncompetition agreement that restricts an employee's mobility for no longer than six months shall be presumed reasonable in duration.
- 20 (b) An employee noncompetition agreement that restricts an employee's mobility for 21 longer than six months shall be presumed unreasonable in duration.
- (c) An employee noncompetition agreement that is determined by a court to be unreasonable in duration shall be unenforceable, unless: (i) the employee has breached his or her fiduciary duty to the employer; (ii) the employee unlawfully taken, physically or electronically, property belonging to the employer; or (iii) the employee has, at any time, received annualized taxable compensation from the employer of \$250,000 or more.
- 27 (d) When any of the three exceptions in section (c) above are present, a court may 28 enforce the employee noncompetition agreement for any duration determined by the court to be 29 appropriate.
- (e) Employee noncompetition agreements do not include (i) covenants not to solicit or hire employees of the employer; (ii) covenants not to solicit or transact business with customers of the employer; (iii) noncompetition agreements made in connection with the sale of a business or substantially all of the assets of a business, when the party restricted by the noncompetition agreement is an owner of at least a ten percent interest of the business who received significant consideration for the sale; (iv) noncompetition agreements outside of an employment relationship; (v) forfeiture agreements; or (vi) agreements by which an employee agrees to not reapply for employment to the same employer after termination of the employee.
- SECTION 3. This act may be referred to as the Noncompetition Agreement Duration Act and shall apply to employee noncompetition agreements executed on or after January 1, 2014.