NON-COMPETE AGREEMENT

This Non-Compete Agreement (this "Agreement") is made effective as of December 05, 2017, by and between ShopAves Corporation, of ShopAves, San Jose, California 95147, and
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The Noncompeting Party will be employed by the Protected Party as an independent contractor to develop and service the Protected Party's software(iOS) and will have access to certain proprietary information. In exchange for such short-tem employment and access to information, and for other good and valuable consideration, the Noncompeting will agree not to compete with the Protected Party's business or solicit the Protected Party's customers or employees. As provided in this Agreement, and in exchange for the consideration evidenced within, it is desired by both parties that the Noncompeting Party should not compete with the Protected Party's business. Noncompeting Party is restricted to use or share any of the Protected Party's source codes and proprietary information for any of their clients. It is required that all source codes and documentations be destroyed by Noncompeting Party once employment is terminated.
1. NON-COMPETE COVENANT. During employment and for a period of 3 years after the separation of employment for any reason, will not directly or indirectly engage in any business that competes with ShopAves Corporation.
This covenant shall apply to the geographical area that includes all 7 continents
Social Marketplace mobile application
Directly or indirectly engaging in any competitive business includes, but is not limited to: (i) engaging in a business as owner, partner, or agent, (ii) becoming an employee of any third party that is engaged in such business, (iii) becoming interested directly or indirectly in any such business, or (iv) soliciting any customer of ShopAves Corporation for the benefit of a third party that is engaged in such business agrees that this non-compete agreement will not adversely affect 's livelihood.
2. NON-SOLICITATION COVENANT. For a period of 3 years after the effective date of this Agreement, will not directly or indirectly solicit business from, or attempt to sell, license or provide the same or similar products or services as are now provided to, any customer or client of ShopAves Corporation, nor shall use ShopAves Corporation's existing client's demographic and confidential information to solicit and provide quotes and/or transfer business to any competing entity. Further, for a period of 3 years after the effective date of this Agreement, will not directly or indirectly solicit, induce or attempt to induce any employee of ShopAves Corporation to terminate his or her employment with ShopAves Corporation.

3. CONDITION OF EMPLOYMENT made by,		
execution of this agreement is a condition ShopAves Corporation.	of the employment of	by
4. CONFIDENTIALITY	benefit of	_, or divulge, disclose, or ves Corporation. The sonable person would aformation and treat it as se confidential f this Agreement. Within to ShopAves
5. ENTIRE AGREEMENT. This Agree regarding the subject matter of this Agreed any other agreement whether oral or written	ment, and there are no other pro	=
6. SEVERABILITY. The parties have at applies only to the extent necessary to proprovision of this Agreement shall be held to remaining provisions shall continue to be vof this Agreement is invalid or unenforceal valid and enforceable, then such provision as so limited.	tect legitimate business and proto be invalid or unenforceable for valid and enforceable. If a court pole, but that by limiting such pro	perty interests. If any or any reason, the finds that any provision vision it would become
7. INJUNCTION. It is agreed that if irreparable harm will occur, and money date Corporation. Therefore, ShopAves Corporation order that requires terms of this Agreement. The prevailing pareasonable costs and necessary disbursements.	mages will be insufficient to co ration will be entitled to seek ingent to comply with this Agreements shall have the right to collect	impensate ShopAves junctive relief (i.e., a ement) to enforce the et from the other party its
8. APPLICABLE LAW. This Agreemer York.	nt shall be governed by the laws	of the State of New
9. CONFLICT RESOLUTION. In the hereby also agree that the prevailing party incurred as a result of the dispute.		
10. SIGNATORIES. This Agreement sl	hall be signed by	, on behalf of

and by Viet Doan, on behalf of ShopAves Corporation. This Agreement
effective as of the date first above written.
PROTECTED PARTY:
ShopAves Corporation
D.
By:
Viet Doan
NON-COMPETING PARTY:
By:
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