FLMC VOLUNTEER NON-DISCLOSURE AGREEMENT

•	ement (the "Agreement") is made between Faw	
Commission ("Company") and	("Volunteer") a	nd goes into effect
Volunteer is performing services for t	the Company without promise, expectation, red	ceipt of compensation or
employment for services rendered, a	and in the process may be exposed to Confider	ntial Information (as defined
below). The Agreement is intended to	o prevent the unauthorized disclosure of Confi	dential Information.
1. Confidential Information		
"Confidential Information" is proprieta	ary information relating to Company's business	s including but not limited to:
business and financial records, custo	omer lists, intellectual property, proprietary data	a, security measures, new
products or services, forecasts or an business of Company.	y other proprietary business information that, i	f disclosed, could affect the
2. Non-Disclosure		
Without Company's prior written cons	sent, Volunteer will not: (a) disclose Company	Information to any third
party; (b) make or permit to be made	e copies or other reproductions of Company Inf	ormation; or (c) make any
commercial use of Company Informa	ation.	
3. Return/Use of Confidential Ma	aterials	
Upon Company's request, Volunteer	shall immediately return all original materials p	provided by Company and any
copies, notes or other documents in	Volunteer's possession pertaining to Company	y Information. Furthermore,
Volunteer shall not access Company	v accounts (voicemail, logins, cloud services, e	tc) or use Company passwords or
keys at any other than within volunte	er work hours at the Office or off-site as appro	ved by Company or FLMC board.
4. Term		
This Agreement and Volunteer's duty	y to hold Company Information in confidence s	hall remain in effect until
Company sends Volunteer written no	otice releasing it from this Agreement.	
5. Notice of Immunity from Liabi	lity	
An individual shall not be held crimin	ally or civilly liable under any federal or state to	rade secret law for the disclosure
of a trade secret that is made (i) in co	onfidence to a federal, state, or local governme	ent official, either directly or
indirectly, or to an attorney; and (ii) s	solely for the purpose of reporting or investigati	ng a suspected violation of law;
or is made in a complaint or other do	ocument filed in a lawsuit or other proceeding, i	if such filing is made under seal.
	etaliation by an employer for reporting a suspe	_
the trade secret to the attorney of the	e individual and use the trade secret informatio	n in the court proceeding, if the
individual (i) files any document cont	aining the trade secret under seal; and (ii) doe	s not disclose the trade secret,
except pursuant to court order.		
6. General Provisions		
(a) Severability. If a court finds any	provision of this Agreement invalid or unenforce	ceable, the remainder of this
Agreement shall be interpreted so as	s best to effect the intent of the parties.	
(b) Integration. This Agreement exp	presses the complete understanding of the part	ties with respect to the subject
matter and supersedes all prior properties	osals, agreements, representations and under	standings. This Agreement may
not be amended except in a writing s	signed by both parties.	
(c) Waiver. Failure to exercise any ri	ight provided in this Agreement shall not wave	prior or subsequent rights.
Company:		
Signature	Printed Name	Date
Title:		

 Signature _______ Printed Name _______ Date ______

Volunteer: