Independent Employment Agreement
(Hair Salon / Barber Shop)

	THIS AGREE	MENT made and entered into on	this the day of	, 20, by and
betwe	een	(hereinafter "	'), and	(hereinafter
"	").			
	NOW, THERE	FORE, FOR AND IN CONSIDE	RATION of the mutual pro	omises and agreements
contai	ined herein,	employs	, and	agrees
to wo	rk for	under the terms and con	ditions hereby agreed upon	n by the parties:
<u>SEC</u>	FION 1 - EMPLO	DYMENT		\square
1.1	<u>Term</u>	agrees to employ	the	_, at will, beginning
		, 20, and continuing unti	Hermination in accordance	e with Section 4.
1.2	Duties.	accepts employme	entwith	on the terms and
		forth in this agreement, and agrees	to act as an independent	
	for	at his shop located in	,,	·
<u>SEC</u>		NANT NOT TO COMPETE		
2.1	Non-Competit	tion. During the term of this Agree	ement and for a period of	two (2) years after the
	termination of	employment for any reason with _	·,	shall
	not, within	County, directly	y or indirectly (1) own (as	s a proprietor, partner,
	stockholder, or	otherwise) an interest in; or (2) p	articipate (as an officer, d	irector or in any other
	capacity) in th	e management, operation or cor	ntrol of; or (3) perform s	services or act in the
	capacity of an	employee, independent contractor,	, consultant or agent of an	ny enterprise engaged,
	directly or indi	rectly, in the business of providing	hair salon or beauty parlo	or services except with
	the prior writte	n consent of		

	Injunction agrees that it would be difficult to measure damage to
	from any breach by of Section 2.1 and that monetary
	damages would be an inadequate remedy for such breach. Accordingly,
	agrees that if shall breach Section 2.1 shall be entitled
	to, in addition to all other remedies it may have at law or equity, to an injunction or other
	appropriate orders to restrain any such breach, without showing or proving actual damages
	sustained by
3	No Release agrees that the termination of employment with
	or the expiration of the term of this Agreement shall not release
	from any obligations under Section 2.1 or 2.2.
ECI	TION 3 - COMPENSATION
1	Base Compensation. In consideration of all services to be rendered by to
	, shall pay to a commission of
	% of income generated by by cutting hair. Commissions will be
	paid each
2	paid each <u>Withholding; Other Benefits</u> . All compensation shall be paid gross and without deductions for
.2	
	Withholding; Other Benefits. All compensation shall be paid gross and without deductions for
ЕСЛ	Withholding; Other Benefits. All compensation shall be paid gross and without deductions for taxes and shall be responsible for all taxes as an independent contractor.
ЕСЛ	Withholding; Other Benefits. All compensation shall be paid gross and without deductions for taxes and shall be responsible for all taxes as an independent contractor. CION 4 - TERMINATION Termination at Will. The employment of by may be
ЕСЛ	Withholding; Other Benefits. All compensation shall be paid gross and without deductions for taxes and shall be responsible for all taxes as an independent contractor. CION 4 - TERMINATION Termination at Will. The employment of by may be terminated immediately, at will, and in the sole discretion of, with or
	Withholding; Other Benefits. All compensation shall be paid gross and without deductions for taxes and shall be responsible for all taxes as an independent contractor. CION 4 - TERMINATION Termination at Will. The employment of by may be

SECTION 5 - MISCELLANEOUS PROVISIONS

- 5.1 The provisions of this Agreement shall be binding upon and inured to the benefit of the heirs, personal representatives, successors and assigns of the parties.
- 5.2 In the event of a default under this Agreement, the defaulted party shall reimburse the nondefaulting party or parties for all costs and expenses reasonably incurred by the non-defaulting party or parties in connection with the default, including without limitation, attorney's fees. Additionally, in the event a suit or action is filed to enforce this Agreement or with respect to this Agreement, the prevailing party or parties shall be reimbursed by the other party for all costs and expenses incurred in connection with the suit or action, including without limitation, reasonable attorney's fees at the trial level and on appeal.
- 5.3 No waiver of any provision of this Agreement shall be deemed, or shall constitute, a waiver of any other provision, whether or not similar, nor shall any waiver constitute a continuing waiver. No waiver shall be binding unless executed in writing by the party making the waiver.
- 5.4 This Agreement shall be governed by and shall be construed in accordance with the laws of the State of ______.
- 6.5 This Agreement constitutes the entire agreement between the parties pertaining to its subject matter and it supersedes all prior contemporaneous agreements, representations and understandings of the parties. No supplement, modification or amendment of this Agreement shall be binding unless executed in writing by all parties.

SIGNED: _____

SIGNED:

-3-