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## Associate Doctor

## **EMPLOYMENT AGREEMENT**

This Employment Agreement (this "Agreement") is made effective as of December 26, 20 by and between Pain 2 Wellness Center, LLC of 3910 Cascade Road, Atlanta, Georgia, 30331 and Name  Address  .	
<ol> <li>Pain 2 Wellness Center, LLC is engaged in the business of Chiropractic Wellness Center.         Name         will primarily perform the job duties at the following location: 3910 Cascade Road, Atlanta, Georgia. Pain 2 Wellness Center, LLC desires to have the services of         Position         Type your Full Name             is an at will employee of Pain 2 Wellness Center, LLC. Either party is able to terminate the employment agreement at any time.     </li> </ol>	
Therefore, the parties agree as follows:	
1. <b>EMPLOYMENT.</b> Pain 2 Wellness Center, LLC shall employ Type Full Name as a(n) Doctor of Chiropractic. Type Full Name shall provide to Pain 2 Wellness Center, LLC duties as needed. Type Full Name accepts and agrees to such employment, and agrees to be subject to the general supervision, advice and direction of Pain 2 Wellness Center, LLC and Pain 2 Wellness Center, LLC's supervisory personnel.	
2. <b>BEST EFFORTS OF EMPLOYEE.</b> Type Full Name agrees to perform faithfully, industriously, and to the best of Type Full Name ability, experience, and talents, all of the duties that may be required by the express and implicit terms of this Agreement, to the reasonable satisfaction of Pain 2 Wellness Center, LLC. Such duties shall be provided at such place(s) as the needs, business, or opportunities of Pain 2 Wellness Center, LLC may require from time to time.	)€
3. <b>OWNERSHIP OF SOCIAL MEDIA CONTACTS.</b> Any social media contacts, including "followers" or "friends," that are acquired through accounts (including, but not limited to email addresses, blogs, Twitter, Facebook, YouTube, or other social media networks) used or created on behalf of Pain 2 Wellness Center, LLC are the property of Pain 2 Wellness Center, LLC.	

Doctor of Chiropractic (Unlicensed Graduate) the hourly rate of pay will be \$20 per hour require approximately 30-40 hours per week.

4. **COMPENSATION OF EMPLOYEE.** As compensation for the services provided by

as follows:

After GA license is obtained there will be **90 day Probation Period:** The base salary will be **\$65,000 a year** or **\$2,709 paid bi-monthly** around the 15<sup>th</sup> and the end of the month as determined by ADP payroll services.

under this Agreement, Pain 2 Wellness Center, LLC will pay

After 90 Probation the salary will be **\$80,000 a year or \$3,077.00 paid bi-monthly** around the 15th and the end of the month as determined by ADP payroll services.



Type Full Name

Type Full Name

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<ol> <li>Bonus. To be determined based on clinic productivity and profitability.</li> <li>RECOMMENDATIONS FOR IMPROVING OPERATIONS. Type Full Name shall provide Pain 2 Wellness Center, LLC with all information, suggestions, and recommendations regarding Pain 2 Wellness Center, LLC's business, of which Type Full Name has knowledge, that will be of benefit to Pain 2 Wellness Center, LLC.</li> </ol>
7. <b>CONFIDENTIALITY.</b> Type Full Name recognizes that Pain 2 Wellness Center, LLC has and will have information regarding the following:
- inventions
- products
- product design
- processes
- technical matters
- trade secrets
- copyrights
- customer lists
- prices
- costs
- discounts
- business affairs
- future plans
- Patient conditions and recovery.
and other vital information items (collectively, "Information") which are valuable, special and unique assets of Pain 2 Wellness Center, LLC. Type Full Name agrees that Type Full Name will not at any time or in any manner, either directly or indirectly, divulge, disclose, or communicate any Information to any third party without the prior written consent of Pain 2 Wellness Center, LLC. Type Full Name will protect the Information and treat it as strictly confidential. A violation by Type Full Name of this paragraph shall be a material violation of this Agreement and will justify legal and/or equitable relief.
8. <b>UNAUTHORIZED DISCLOSURE OF INFORMATION.</b> If it appears that Type Full Name has disclosed (or has threatened to disclose) Information in violation of this Agreement, Pain 2 Wellness Center, LLC shall be entitled to an injunction to restrain Type Full Name from disclosing, in whole or in part, such Information, or from providing any services to any party to whom such Information has been disclosed or may be disclosed. Pain 2 Wellness Center, LLC shall not be prohibited by this provision from pursuing other remedies, including a claim for losses and damages.

9. **CONFIDENTIALITY AFTER TERMINATION OF EMPLOYMENT.** The confidentiality provisions of this Agreement shall remain in full force and effect for a period of 2 years and as directed by HIPPA after the



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		mit the making of any public ann	employment. During such period, ouncement or statement of any kind nected with Pain 2 Wellness Center, LLC.
	disclosure. In consideration of the Type Full Name agrees Center, LLC and for a period of 2 cemployment, whether such term	que assets of the company and r	or her employment by Pain 2 Wellness of Type Full Name ory, Type Full Name will not
From a busine emplo any su that is	and existing Pain 2 Wellness Ceress includes, but is not limited to yee of any third party that is en	nter practice locations. Directly on the control of the control of the control of the control of	rea within a 5 mile radius-mile radius of or indirectly engaging in any competitive wner, partner, or agent, (ii) becoming anoming interested directly or indirectly in enter, LLC for the benefit of a third party this non-compete provision will not
	-		ype Full Name shall not have f of Pain 2 Wellness Center, LLC without enter, LLC.
	<b>BENEFITS.</b> Type Full Name Wellness Center, LLC's policies i		yment benefits, as provided by Pain 2 oyment. These benefits include:
- Vaca	tion time – 1 week after six mon	ths, 2 weeks after one year	
- Malp	ractice Insurance		
- Retir	ement Fund after 1 year; will ma	atch 50% up to legal limit	
- Conti	nuing Education Required by St	ate – Local	
	Pain 2 Wellness Center, LLC upo weeks written notice. If Type Fu Center, LLC may terminate emp	inning on December 26, 20 . Then 24 hours written notice, and build Name is in violation of the date of such termination. To	of this Agreement, Pain 2 Wellness compensation to the compensation paid under this
	Agreement, if Type Full Name	becomes permanently of	shall have the option to terminate this lisabled and is no longer able to perform odation. Pain 2 Wellness Center, LLC

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sh	nall exercise this option by giving 24 hours written notice to Type Full Name		
	OMPLIANCE WITH EMPLOYER'S RULES. Type Full Name agrees to comply with all of the elles and regulations of Pain 2 Wellness Center, LLC.		
Pa Pa eq Su	6. <b>RETURN OF PROPERTY.</b> Upon termination of this Agreement, Type Full Name shall deliver to Pain 2 Wellness Center, LLC all property which is Pain 2 Wellness Center, LLC's property or related to Pain 2 Wellness Center, LLC's business (including keys, records, notes, data, memoranda, models, and equipment) that is in Type Full Name possession or under Type Full Name control. Such obligation shall be governed by any separate confidentiality or proprietary rights agreement signed by Type Full Name		
de	<b>OTICES.</b> All notices required or permitted under this Agreement shall be in writing and shall be eemed delivered when delivered in person or on the third day after being deposited in the United rates mail, postage paid, addressed as follows:		
Employe	er:		
Pain 2 W	/ellness Center, LLC		
Winston	Carhee, DC		
President			
3910 Cascade Road			
Atlanta,	Georgia 30331		
Employe	ee:		
Type Add	ldress		
Such add set forth	dresses may be changed from time to time by either party by providing written notice in the manner above.		

18. **ENTIRE AGREEMENT.** This Agreement contains the entire agreement of the parties and there are no other promises or conditions in any other agreement whether oral or written. This Agreement

supersedes any prior written or oral agreements between the parties.

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- 19. **AMENDMENT.** This Agreement may be modified or amended, if the amendment is made in writing and is signed by both parties.
- 20. **SEVERABILITY.** If any provisions of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this Agreement is invalid or unenforceable, but that by limiting such provision it would become valid or enforceable, then such provision shall be deemed to be written, construed, and enforced as so limited.
- 21. **WAIVER OF CONTRACTUAL RIGHT.** The failure of either party to enforce any provision of this Agreement shall not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this Agreement.
- 22. **APPLICABLE LAW.** This Agreement shall be governed by the laws of the State of Georgia.
- 23. **SIGNATORIES.** This Agreement shall be signed by Winston Carhee D.C., President on behalf of Pain 2 Wellness Center, LLC and by Type Full Name in an individual capacity. This Agreement is effective as of the date first above written.

Winston Carhee D.C., President

Pain 2 Wellness Center, LLC

Date: December 26, 20

Type Full Name

**Associate Doctor** 

Date: December 26, 20



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Signed On: https://www.pain2wellness.com/

Winston Carree DC

Signed By Winston Carhee Signed On: September 18, 2021



## Signature Certificate

Document name: Associate Doctor



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## **Timestamp**

**Audit** 

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This audit trail report provides a detailed record of the online activity and events recorded for this contract.

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