

METROPLEX HOMEBUYERS,
LLC

Plaintiff,

v.

JOSHUA ROGAN and ASHLE
PEREIRA

Defendants.

§
§
§
§
§
§
§
§
§
§
§

IN THE DISTRICT COURT

162nd JUDICIAL DISTRICT

DALLAS COUNTY, TEXAS

AGREED ORDER ON PLAINTIFF'S MOTION FOR PRELIMINARY INJUNCTION

After considering Metroplex Homebuyers, LLC's ("Metroplex") Motion for Preliminary Injunction against Defendants, Joshua Rogan ("Rogan") and Ashle Pereira ("Pereira"), and considering that Defendants Rogan and Pereira have agreed to this Preliminary Injunction, the Court:

GRANTS Plaintiff's Motion against both Defendants.

It is therefore ORDERED, ADJUDGED and DECREED that a Preliminary Injunction is effective immediately against Defendants Joshua Rogan and Ashle Pereira as follows:

While this case is pending a Preliminary Injunction is issued enjoining Joshua Rogan and Ashle Pereira from directly or indirectly doing any of the following:

- a. Using or disclosing Metroplex's Confidential Information and/or Trade Secret Information. For purposes of a Temporary Injunction, Confidential and/or Trade Secret Information shall include the following categories (provided that the information was not obtained from a public source and that Defendants did not place the information in the public domain):
 - i. Customer lists, customer information and/or any contents of purchase or sale contracts previously entered into by Metroplex and/or by Defendants while marketing to or contacting Metroplex customers;
 - ii. Information concerning Metroplex's financial status, purchases and/or sales of houses, or marketing strategies;
 - iii. Information concerning the manner in which Metroplex's products and services are administered and managed;
 - iv. Information concerning Metroplex's process for evaluating and negotiating prices for properties.

- b. Directly or indirectly soliciting business from, or attempting to sell, license or provide the same or similar products or services as are now provided to, any customer or client of Metroplex or using Metroplex's existing clients' demographic or confidential information to solicit and provide quotes and/or transfer business to any competing entity.
- c. Soliciting any customer of Metroplex for the benefit of Rogan and/or Pereira and/or any business entity in which one or both Defendants are involved as an employee, contractor, owner, shareholder or partner.
- d. Directly or indirectly engaging in any competitive business with Metroplex, including but 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 and/or (iii) becoming interested directly or indirectly in any such business in the following Texas counties: *Collin, Dallas, Denton, Ellis, Hood, Hunt, Johnson, Kaufman, Parker, Rockwall, Somervell, Tarrant and Wise.*
- e. Directly or indirectly soliciting, interfering, inducing or attempting to cause any employee, contractor or customer to terminate his or her business relationship with Metroplex.

SIGNED on the _____, 2018.

PRESIDING JUDGE

Entry Requested By:

/s/ Robin Foret
Robin Foret
TBN: 07256580
rforet@texaslaborlaw.com
COUNSEL FOR PLAINTIFF

[Signature]
Joshua Rogan
joshroaganphone@gmail.com
402 Williams Street,
Rockwall, Texas 75087
PRO SE DEFENDANT



JO and SOBSCRIBED before me by JOSHUA ROGAN on December 13, 2018.

[Signature]
Notary Public in and for the State of Texas

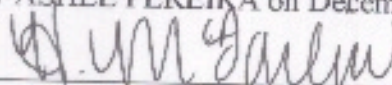
Date Commission Expires: 07/19/2022



Ashle Pereira
402 Williams Street,
Rockwall, Texas 75087
PRO SE DEFENDANT

SWORN TO and SUBSCRIBED before me by ASHLE PEREIRA on December 13, 2018.





Notary Public in and for the State of Texas

Date Commission Expires: 07/19/2022

CERTIFICATE OF SERVICE

I certify that on December 12, 2018, a true and correct copy of the foregoing document was served upon all parties and/or their counsel of record listed below via 1st class mail and the e-mail address listed below.

Joshua Rogan
joshroganphone@gmail.com
402 Williams Street,
Rockwall, Texas 75087

PRO SE DEFENDANT

Ashle Pereira
402 Williams Street,
Rockwall, Texas 75087

PRO SE DEFENDANT

/s/ Robin Foret
Robin Foret