Form PTO-1595 (Rev. 08:05) OMB No. 0851,0077 (exp. 6/30/2008)	U.S. DEPARTMENT OF COMMERCE United States Patent and Trademark Office
RECORDATION FORM COVER SHEET PATENTS ONLY To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.	
Aida A. ŁeRoy	Name: ProVantage, Inc.
Additional name(s) of conveying party(ios) attained? Yes X No	Street Address
3. Nature of conveyance/Execution Date(s):	
Execution Date(s) August 21, 1997	700 Pilgrim Way
Assignment Merger Change of Name	
Security Agreement Joint Research Agreement	City: Green 8ay
Government Interest Assirpment	**************************************
<u>"</u>	10.5000
Executive Order 9424, Confirmatory License	Country
x Other Employment Agreement	Additional name(s) 8 address(es) Yes X No attached?
11/581,845 Additional numbers attached	I? Yes X No
5. Name and address to whom correspondence concerning document should be mailed:	G. Total number of applications and patents involved:
Name: Irah H. Donner WILMER CUTLER PICKERING HALF AND DORR LLP	7. Total fee (37 CITR 1 21(h) & 3 41) \$ 40.00
Internal Address, Alty. Dkt., 0113072,00133US1	Authorized to be charged by credit card
Street Address 399 Park Avenue	X Authorized to be charged to deposit account
	Enclosed None required (government interest not affecting title)
City: New York	8, Payment Information
State: NY Zip: 10022	a Credit Card Last 4 Numbers
Phone Number. (212) 230-8800	Expration Date
Fax Number. (212) 230-8888	b. Deposit Account Number 08 0219
Limail Address	Authorized User Name - Irah H. Donner
9. Signature:	1/22/07
Signature 25 199	Total number of pages including cover 2
Irah H. Donner - 35,120 Name of Person Signing	Total number of pages including cover 2 sheet, altachments, and documents: 2



Employment Agreement

This Employment Agreement ("Agreement") is made as of August 21, 1997 by ProVantage, Inc., a Minnesota corporation (together with the Companies defined below, the "Employer"), and Aida A. LeRoy, an individual residing at 140 Riverpark Lane, Great falls, Virginia 22066 (the "Executive").

RECITALS

Concurrently with the execution and delivery of this Agreement, Employer is purchasing from the Executive and M. Lee Morse ("Executive B"), all of the issued shares of stock of The Mikalix Group, Inc., Mikalix & Company, PharMark Corporation and euroPharMark, Ltd. (collectively the "Companies") pursuant to a Stock Purchase Agreement dated August 15, 1997 between the Executive, Executive B, and Employer (the "Stock Purchase Agreement"). Employer desires the Executive's continued employment with the Employer, and the Executive wishes to accept such continued employment, upon the terms and conditions set forth in this Agreement.

AGREEMENT

The parties, intending to be legally bound, agree as follows:

1. DEFINITIONS

For the purposes of this Agreement, the following terms have the meanings specified or referred to in this Section 1.

- "Agreement"—this Employment Agreement, including any all Exhibits hereto, as amended from time to time.
- "Basic Compensation"—Salary and Benefits.
- "Benefits"—as defined in Section 3.1(b).
- "Board of Directors"-the board of directors of the Employer.
- "Confidential Information"—any and all:
 - (a) trade secrets concerning the business and affairs of the Employer, product specifications, data, know-how, formulae, compositions, processes, designs, sketches, photographs, graphs, drawings, samples, inventions and ideas, past, current, and planned research and development, current and planned development or distribution methods and processes, customer lists, current and anticipated customer

requirements, price lists, market studies, business plans, computer software and programs (including object code and source code), computer software and database technologies, systems, structures, and architectures (and related formulae, compositions, processes, improvements, devices, know-how, inventions, discoveries, concepts, ideas, designs, methods and information, and any other information, however documented, that is a trade secret within the meaning of applicable state, federal or foreign trade secret law; and

- (b) information concerning the business and affairs of the Employer, which includes historical financial statements, financial projections and budgets, historical and projected sales, capital spending budgets and plans, the names and backgrounds of key personnel, personnel training and techniques and materials, and similar information, however documented; and
- (c) notes, analysis, compilations, studies, summaries, and other material prepared by or for the Employer containing or based, in whole or in part, on any information included in the foregoing.

[&]quot;disability"—as defined in Section 6.2.

[&]quot;Effective Date"-the date stated in the first paragraph of the Agreement.

[&]quot;Employee Invention"—any idea, invention, technique, modification, process, or improvement (whether patentable or not), any industrial design (whether registerable or not), any mask work, however fixed or encoded, that is suitable to be fixed, embedded or programmed in a semiconductor product (whether recordable or not), and any work of authorship (whether or not copyright protection may be obtained for it) created, conceived, or developed by the Executive, either solely or in conjunction with others, during the Employment Period, or a period that includes a portion of the Employment Period, that relates in any way to, or is useful in any manner in, the business then being conducted or proposed to be conducted by the Employer, and any such item created by the Executive, either solely or in conjunction with others, following termination of the Executive's employment with the Employer, that is substantially based upon or uses Confidential Information in any material respect.

[&]quot;Employment Period"—the term of the Executive's employment under this Agreement.

[&]quot;Fiscal Year"—the Employer's fiscal year, as it exists on the Effective Date or as changed from time to time.

[&]quot;for cause" -- as defined in Section 6.3.

[&]quot;for good reason"—as defined in Section 6.4.

"Incentive Compensation"—as defined in Section 3.2.

"Noncompetition Agreement" -- as defined in Section 6.3.

"person"—any individual, corporation (including any non-profit corporation), general or limited partnership, limited liability company, joint venture, estate, trust, association, organization, or governmental body.

"Post-Employment Period"—as defined in Section 8.2.

"Proprietary Items"-as defined in Section 7.2(a)(iv).

"Salary"-as defined in Section 3.1(a).

"ShopKo"--ShopKo Stores, Inc., the corporate parent of Employer.

EMPLOYMENT TERMS AND DUTIES

2.1 EMPLOYMENT

The Employer hereby employs the Executive, and the Executive hereby accepts employment by the Employer, upon the terms and conditions set forth in this Agreement.

2.2 **TERM**

Subject to the provisions of Section 6, the term of the Executive's employment under this Agreement will be five (5) years, beginning on the Effective Date and ending on the fifth anniversary of the Effective Date.

2.3 DUTIES

The Executive will have such duties (consistent with the duties of a senior executive for Employer) as are assigned or delegated to the Executive by Employer's Board of Directors or Chief Executive Officer, and will initially serve as Co-President, PharMark Division. The Executive will report to Employer's President. Executive's reporting responsibilities may be changed from time to time as Employer's business needs dictate, but Executive shall not be required to report to any person of a lower status than President of the business unit of which the Companies are a part. Executive will devote Executive's entire business time, attention, skill, and energy exclusively to the business of the Employer, will use his best efforts to promote the success of the Employer's business, and will cooperate fully with the Board of Directors in the advancement of the best interests of the Employer. Executive shall be a

member of the ProVantage President's Review Committee, and will fulfill his or her duties as a member of such committee without additional compensation.

COMPENSATION

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3.1 BASIC COMPENSATION

- (A) Salary. The Executive will be paid an annual salary
 , subject to adjustment as provided below (the "Salary"), which will be payable in equal periodic installments according to the Employer's customary payroll practices, but no less frequently than monthly. The Salary will be reviewed by the Chief Executive Officer not less frequently than annually, and may be adjusted upward or downward in the sole discretion of the Chief Executive Officer, but in no event shall Executive's Salary be less
- (B) <u>Benefits.</u> The Executive will, during the Employment Period, be permitted to participate in

plans of the Employer that may be in effect from time to time, to the extent the Executive is eligible under the terms of those plans (collectively, the "Benefits"). Such Benefits shall be provided to Executive upon substantially the same terms as offered to Employer's other executives.

All of the Benefits and Benefit plans are subject to modification or termination at any time in ShopKo's sole discretion, provided however that such modification or termination shall not adversely discriminate against Executive as compared to ShopKo's officers.

3.2 INCENTIVE COMPENSATION

Executive shall be enrolled in . , subject to all of the terms and conditions set forth in the ShopKo's Stores, Inc. Executive Incentive Plan Summary which has been provided to Executive.

4. FACILITIES AND EXPENSES

4.1 GENERAL

Section 1

The Employer will furnish the Executive office space, equipment, supplies, and such other facilities and personnel as the Employer deems necessary or appropriate for the performance of the Executive's duties under this Agreement.

4.2 DUES, EXPENSES

The Employer will pay the Executive's dues in such professional societies and organizations as Employer's Chief Executive Officer deems appropriate, and will pay on behalf of the Executive (or reimburse the Executive for) reasonable expenses incurred by the Executive at the request of, or on behalf of, the Employer in the performance of the Executive's duties pursuant to this Agreement, and in accordance with ShopKo's Travel Policy, including reasonable expenses incurred by the Executive in attending conventions, seminars, and other business meetings, in appropriate business entertainment activities, and for promotional expenses. The Executive must file expense reports with respect to such expenses in accordance with the Employer's policies.

5. <u>VACATIONS AND HOLIDAYS</u>

The Executive will be entitled to four (4) weeks' paid vacation each Fiscal Year in accordance with the vacation policies of the Employer in effect for its executive officers from time to time. Vacation must be taken by the Executive at such time or times as approved by Employer's Chief Executive Officer. The Executive will also be entitled to the paid holidays set forth in the Employer's policies. Vacation days and holidays during any Fiscal Year that are not used by the Executive during such Fiscal Year may not be used in any subsequent Fiscal Year.

6. TERMINATION

6.1 EVENTS OF TERMINATION

The Employment Period, the Executive's Basic Compensation and Incentive Compensation, and any and all other rights of the Executive under this Agreement or otherwise as an employee of the Employer will terminate (except as otherwise provided in this Section 6):

- (a) upon the death of the Executive;
- (b) upon the disability of the Executive (as defined in Section 6.2) immediately upon notice from either party to the other;

- (c) for cause (as defined in Section 6.3), immediately upon notice from the Employer to the Executive, or at such later time as such notice may specify; or
- (d) for good reason (as defined in Section 6.4) upon not less than thirty days' prior notice from the Executive to the Employer.

6.2 DEFINITION OF DISABILITY

For purposes of Section 6.1, the Executive will be deemed to have a "disability" if, for physical or mental reasons, the Executive is unable to perform the essential functions of the Executive's duties under this Agreement for 120 consecutive days, or 180 days during any twelvemonth period, as determined in accordance with this Section 6.2. The disability of the Executive will be determined by a medical doctor selected by written agreement of the Employer and the Executive upon the request of either party by notice to the other. If the Employer and the Executive cannot agree on the selection of a medical doctor, each of them will select a medical doctor and the two medical doctors will select a third medical doctor who will determine whether the Executive has a disability. The determination of the medical doctor selected under this Section 6.2 will be binding on both parties. The Executive must submit to a reasonable number of examinations by the medical doctor making the determination of disability under this Section 6.2, and the Executive hereby authorizes the disclosure and release to the Employer of such determination and all supporting medical records. If the Executive is not legally competent, the Executive's legal guardian or duly authorized attorney-in-fact will act in the Executive's stead, under this Section 6.2, for the purposes of submitting the Executive to the examinations, and providing the authorization of disclosure, required under this Section 6.2.

6.3 DEFINITION OF "FOR CAUSE"

For purposes of Section 6.1, the phrase "for cause" means: (a) the Executive's breach of this Agreement, if such breach remains uncured after notice to Executive and the expiration of thirty (30) days thereafter; (b) the Executive's failure to adhere to any written Employer policy if the Executive has been given a reasonable opportunity to comply with such policy or cure his failure to comply (which reasonable opportunity must be granted during the ten-day period preceding termination of this Agreement); (c) the appropriation (or attempted appropriation) of a material business opportunity of the Employer, including attempting to secure or securing any personal profit in connection with any transaction entered into on behalf of the Employer; (d) the misappropriation (or attempted misappropriation) of any of the Employer's funds or property; or (e) the conviction of, the indictment for (or its procedural equivalent), or the

entering of a guilty plea or plea of no contest with respect to (i) a felony or the equivalent thereof, or (ii) any other crime which, in the reasonable judgment of Employer's Board of Directors, is likely to have a materially adverse effect upon the business or reputation of Employer.

DEFINITION OF "FOR GOOD REASON"

For purposes of Section 6.1, the phrase "for good reason" means any of the following: (a) The Employer's material breach of this Agreement; (b) the assignment of the Executive without his consent to a position, responsibilities, or duties of a materially lesser status or degree of responsibility than his position, responsibilities, or duties at the Effective Date; or (c) the relocation of the Employer's principal executive offices outside the metropolitan Washington, D.C. area, in all cases without the Executive's consent.

5 TERMINATION PAY

Effective upon the termination of this Agreement, the Employer will be obligated to pay the Executive (or, in the event of his death, his designated beneficiary as defined below) only such compensation as is provided in this Section 6.5, and in lieu of all other amounts and in settlement and complete release of all claims the Executive may have against the Employer, excluding claims directly arising from the Stock Purchase Agreement between Employer, Executive B and Executive of even date herewith or any promissory notes or guaranty executed in connection therewith. For purposes of this Section 6.5, the Executive's designated beneficiary will be such individual beneficiary or trust, located at such address, as the Executive may designate by notice to the Employer from time to time or, if the Executive fails to give notice to the Employer of such a beneficiary, the Executive's estate.

- (A) Termination by the Employer for Cause. If the Employer terminates this Agreement for cause, the Executive will be entitled to receive his Salary only through the date such termination is effective, but will not be entitled to any Incentive Compensation for the Fiscal Year during which such termination occurs or any subsequent Fiscal Year.
- (B) Termination by the Employer without Cause. This Agreement may be terminated by Employer at any time without cause. If the Employer terminates this Agreement without cause, the Employer will pay the Executive the following amounts as they would otherwise become due:
 - (i) The Executive's Salary from the date of termination through the first to occur of: (a) the scheduled end of the term of this Agreement; or (b) the third anniversary of the date of termination, and

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- (ii) that portion of the Executive's Incentive Compensation, if any, for the Fiscal Year during which the termination is effective, prorated through the date of termination.
- (C) Termination by the Executive for Good Reason. If the Executive terminates this Agreement for good reason, the Employer will pay the Executive the following amounts as they would otherwise become due:
 - (i) The Executive's Salary from the date of termination through the first to occur of: (a) the scheduled end of the term of this Agreement; or (b) the third anniversary of the date of termination, and
 - (ii) that portion of the Executive's Incentive Compensation, if any, for the Fiscal Year during which the termination is effective, prorated through the date of termination.
- (D) Termination upon Disability. If this Agreement is terminated by either party as a result of the Executive's disability, as determined under Section 6.2, the Employer will pay the Executive his Salary through the remainder of the calendar month during which such termination is effective and for the twelve consecutive months thereafter
- (E) Termination upon Death. If this Agreement is terminated because of the Executive's death, the Executive will be entitled to receive his Salary through the end of the calendar month in which his death occurs, and that part of the Executive's Incentive Compensation, if any, for the Fiscal Year during which his death occurs, prorated through the end of the calendar month during which his death occurs.
- (F) Benefits. The Executive's accrual of, or participation in plans providing for, the Benefits will cease at the effective date of the termination of this Agreement, and the Executive will be entitled to accrued Benefits pursuant to such plans only as provided by law or in such plans.
- (G) Employer hereby covenants, acknowledges and agrees that Executive's right, upon a termination of this Agreement to receive salary and benefits pursuant to this Section 6.5 is absolute, and Executive shall have no duty to seek substitute employment or otherwise to mitigate the harm Executive has incurred and such salary and benefits shall be paid to Executive without offset or reduction and even if Executive obtains substitute employment.



7. NON-DISCLOSURE COVENANT; EMPLOYEE INVENTIONS

7.1 ACKNOWLEDGMENTS BY THE EXECUTIVE

The Executive acknowledges that (a) during the Employment Period and as a part of his employment, the Executive will be afforded access to Confidential Information; (b) public disclosure of such Confidential Information could have an adverse effect on the Employer and its business; (c) because the Executive possesses substantial technical expertise and skill with respect to the Employer's business, the Employer desires to obtain exclusive ownership of each Employee Invention, and the Employer will be at a substantial competitive disadvantage if it fails to acquire exclusive ownership of each Employee Invention; (d) Employer has required that the Executive make the covenants in this Section 7 as a condition to its purchase of the Companies' stock; and (e) the provisions of this Section 7 are reasonable and necessary to prevent the improper use or disclosure of Confidential Information and to provide the Employer with exclusive ownership of all Employee Inventions.

7.2 AGREEMENTS OF THE EXECUTIVE

In consideration of the compensation and benefits to be paid or provided to the Executive by the Employer under this Agreement, the Executive covenants as follows:

(A) Confidentiality.

- (i) During and following the Employment Period, the Executive will hold in confidence the Confidential Information and will not disclose it to any person except with the specific prior written consent of the Employer or except as otherwise expressly permitted by the terms of this Agreement.
- (ii) Any trade secrets of the Employer will be entitled to all of the protections and benefits under applicable law. If any information that the Employer deems to be a trade secret is found by a court of competent jurisdiction not to be a trade secret for purposes of this Agreement, such information will, nevertheless, be considered Confidential Information for purposes of this Agreement. The Executive hereby waives any requirement that the Employer submit proof of the economic value of any trade secret or post a bond or other security.
- (iii) None of the foregoing obligations and restrictions applies to any part of the Confidential Information that the Executive

- demonstrates was or became generally available to the public other than as a result of a disclosure by the Executive or that the Executive is required to disclose pursuant to subpoena or other legal process.
- The Executive will not remove from the Employer's premises (iv) (except to the extent such removal is for purposes of the performance of the Executive's duties at home or while traveling, or except as otherwise specifically authorized by the Employer) any document, record, notebook, plan, model, component, device, or computer software or code, whether embodied in a disk or in any other form (collectively, the "Proprietary Items"). The Executive recognizes that, as between the Employer and the Executive, all of the Proprietary Items, whether or not developed by the Executive, are the exclusive property of the Employer. Upon termination of this Agreement by either party, or upon the request of the Employer during the Employment Period, the Executive will return to the Employer all of the Proprietary Items in the Executive's possession or subject to the Executive's control, and the Executive shall not retain any copies, abstracts, sketches, or other physical embodiment of any of the Proprietary items.
- (B) Employee Inventions, Each Employee Invention will belong exclusively to the Employer. The Executive acknowledges that all of the Executive's writing, works of authorship, specially commissioned works, and other Employee Inventions are works made for hire and the property of the Employer, including any copyrights, patents, or other intellectual property rights pertaining thereto. If it is determined that any such works are not works made for hire, the Executive hereby assigns to the Employer all of the Executive's right, title, and interest, including all rights of copyright, patent, and other intellectual property rights, to or in such Employee Inventions. The Executive covenants that he will promptly:
 - disclose to the Employer in writing any Employee Invention;
 - assign to the Employer or to a party designated by the Employer, at the Employer's request and without additional compensation, all of the Executive's right to the Employee Invention for the United States and all foreign jurisdictions;
 - (iii) execute and deliver to the Employer such applications, assignments, and other documents as the Employer may request in order to apply for and obtain patents or other registrations with

- respect to any Employee Invention in the United States and any foreign jurisdictions;
- sign all other papers necessary to carry out the above obligations; and

(v) give testimony and render any other assistance, but without expense to the Executive in support of the Employer's rights to any Employee Invention.

7.3 DISPUTES OR CONTROVERSIES

The Executive recognizes that should a dispute or controversy arising from or relating to this Agreement be submitted for adjudication to any court, arbitration panel, or other third party, the preservation of the secrecy of Confidential Information may be jeopardized. All pleadings, documents, testimony, and records relating to any such adjudication will be maintained in secrecy and will be available for inspection by the Employer, the Executive, and their respective attorneys and experts, who will agree, in advance and in writing, to receive and maintain all such information in secrecy, except as may be limited by them in writing.

8. NON-COMPETITION AND NON-INTERFERENCE

8.1 ACKNOWLEDGMENTS BY THE EXECUTIVE

The Executive acknowledges that: (a) the services to be performed by him under this Agreement are of a special, unique, unusual, extraordinary, and intellectual character; (b) the Employer's business is international in scope and its products are marketed throughout the world; (c) the Employer competes with other businesses that are or could be located in any part of world; (d) Employer has required that the Executive make the covenants set forth in this Section 8 as a condition to Employer's purchase of the Executive's stock in the Companies; and (e) the provisions of this Section 8 are reasonable and necessary to protect the Employer's business.

8.2 COVENANTS OF THE EXECUTIVE

In consideration of the acknowledgments by the Executive, and in consideration of the compensation and benefits to be paid or provided to the Executive by the Employer, the Executive covenants that he will not, directly or indirectly:

during the Employment Period, except in the course of his employment hereunder, and during the Post-Employment Period, engage or invest in, own, manage, operate, finance, control, or participate in the ownership,

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management, operation, financing, or control of, be employed by, associated with, or in any manner connected with, lend the Executive's name or any similar name to, lend Executive's credit to or render services or advice to, any business whose products or activities compete in whole or in part with the products or activities of the Employer anywhere in the world; provided, however, that the Executive may purchase or otherwise acquire up to (but not more than) one percent of any class of securities of any enterprise (but without otherwise participating in the activities of such enterprise) if such securities are listed on any national or regional securities exchange or have been registered under Section 12(g) of the Securities Exchange Act of 1934;

- whether for the Executive's own account or for the account of any other person, at any time during the Employment Period and the Post-Employment Period, solicit business of the same or similar type being carried on by the Employer, from any person known by the Executive to be a customer of the Employer, whether or not the Executive had personal contact with such person during and by reason of the Executive's employment with the Employer;
- whether for the Executive's own account or the account of any other person (i) at any time during the Employment Period and the Post-Employment Period, solicit, employ, or otherwise engage as an employee, independent contractor, or otherwise, any person who is or was an employee of the Employer at any time during the Employment Period or in any manner induce or attempt to induce any employee of the Employer to terminate his employment with the Employer; or (ii) at any time during the Employment Period and for three years thereafter, interfere with the Employer's relationship with any person, including any person who at any time during the Employment Period was an employee, contractor, supplier, or customer of the Employer (provided, however, that the foregoing restrictions shall not apply to Executive's solicitation, employment or engagement of Executive B); or
- (d) at any time during or after the Employment Period, disparage the Employer or any of its shareholders, directors, officers, employees, or agents.

For purposes of this Section 8.2, the term "Post-Employment Period" means the two (2) year period beginning on the date of termination of the Executive's employment with the Employer.

If any covenant in this Section 8.2 is held to be unreasonable, arbitrary, or against public policy, such covenant will be considered to be divisible with respect to scope, time, and geographic area, and such lesser scope,

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time, or geographic area, or all of them, as a court of competent jurisdiction may determine to be reasonable, not arbitrary, and not against public policy, will be effective, binding, and enforceable against the Executive.

The period of time applicable to any covenant in this Section 8.2 will be extended by the duration of any violation by the Executive of such covenant.

The Executive will, while the covenant under this Section 8.2 is in effect, give notice to the Employer, within ten days after accepting any other employment, of the identity of the Executive's employer. Employer or the Employer may notify such employer that the Executive is bound by this Agreement and, at the Employer's election, furnish such employer with a copy of this Agreement or relevant portions thereof.

GENERAL PROVISIONS

9.1 INJUNCTIVE RELIEF AND ADDITIONAL REMEDY

The Executive acknowledges that the injury that would be suffered by the Employer as a result of a breach of the provisions of this Agreement (including any provision of Sections 7 and 8) would be irreparable and that an award of monetary damages to the Employer for such a breach would be an inadequate remedy. Consequently, the Employer will have the right, in addition to any other rights it may have, to obtain injunctive relief to restrain any breach or threatened breach or otherwise to specifically enforce any provision of this Agreement, and the Employer will not be obligated to post bond or other security in seeking such relief.

9.2 COVENANTS OF SECTIONS 7 AND 8 ARE ESSENTIAL AND INDEPENDENT COVENANTS

The covenants by the Executive in Sections 7 and 8 are essential elements of this Agreement, and without the Executive's agreement to comply with such covenants, Employer would not have purchased the Executive's stock under the Stock Purchase Agreement and the Employer would not have entered into this Agreement or employed or continued the employment of the Executive. The Employer and the Executive have independently consulted their respective counsel and have been advised in all respects concerning the reasonableness and propriety of such covenants, with specific regard to the nature of the business conducted by the Employer.

The Executive's covenants in Sections 7 and 8 are independent covenants and the existence of any claim by the Executive against the Employer under this Agreement or otherwise, or against Employer, will not excuse the Executive's breach of any covenant in Section 7 or 8.

If the Executive's employment hereunder expires or is terminated, this Agreement will continue in full force and effect as is necessary or appropriate to enforce the covenants and agreements of the Executive in Sections 7 and 8.

9.3 REPRESENTATIONS AND WARRANTIES BY THE EXECUTIVE

The Executive represents and warrants to the Employer that the execution and delivery by the Executive of this Agreement do not, and the performance by the Executive of the Executive's obligations hereunder will not, with or without the giving of notice or the passage of time, or both: (a) violate any judgment, writ, injunction, or order of any court, arbitrator, or governmental agency applicable to the Executive; or (b) conflict with, result in the breach of any provisions of or the termination of, or constitute a default under, any agreement to which the Executive is a party or by which the Executive is or may be bound.

9.4 OBLIGATIONS CONTINGENT ON PERFORMANCE

The obligations of the Employer hereunder, including its obligation to pay the compensation provided for herein, are contingent upon the Executive's performance of the Executive's obligations hereunder.

9.5 WAIVER

The rights and remedies of the parties to this Agreement are cumulative and not alternative. Neither the failure nor any delay by either party in exercising any right, power, or privilege under this Agreement will operate as a waiver of such right, power, or privilege, and no single or partial exercise of any such right, power, or privilege will preclude any other or further exercise of such right, power, or privilege or the exercise of any other right, power, or privilege. To the maximum extent permitted by applicable law, (a) no claim or right arising out of this Agreement can be discharged by one party, in whole or in part, by a waiver or renunciation of the claim or right unless in writing signed by the other party; (b) no waiver that may be given by a party will be applicable except in the specific instance for which it is given; and (c) no notice to or demand on one party will be deemed to be a waiver of any obligation of such party or of the right of the party giving such notice or demand to take further action without notice or demand as provided in this Agreement.

9.6 BINDING EFFECT; DELEGATION OF DUTIES PROHIBITED

This Agreement shall inure to the benefit of, and shall be binding upon, the parties hereto and their respective successors, assigns, heirs, and legal representatives, including any entity with which the Employer may merge or consolidate or to which all or substantially all of its assets may be transferred. The duties and covenants of the Executive under this Agreement, being personal, may not be delegated.

9.7 NOTICES

All notices under this Agreement shall be in writing and shall be considered to be given and received in all respects when personally delivered, or on the third business day following the date deposited in the United States mail, certified mail, postage prepaid, return receipt requested, addressed as follows, or to such other address as shall be designated by notice duly given:

If to Employer: ProVantage, Inc.

700 Pilgrim Way
Green Bay, WI 54307
Attention: Jeffrey A. Jones
Richard D. Schepp

Facsimile No.: (920) 429-7401

If to Executive: Aida A. LeRoy

140 Riverpark Lane

Great Falls, Virginia 22066

With a Copy To: Tucker, Flyer & Lewis

1615 L Street, N.W.

Suite 400

Washington, D.C. 20036-5612 Attention: Michael A. Schlesinger

9.8 ENTIRE AGREEMENT; AMENDMENTS

This Agreement, the Stock Purchase Agreement, and the documents executed in connection with the Stock Purchase Agreement, contain the entire agreement between the parties with respect to the subject matter hereof and supersede all prior agreements and understandings, oral or written, between the parties hereto with respect to the subject matter hereof. This Agreement may not be amended orally, but only by an agreement in writing signed by the parties hereto.

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9.9 GOVERNING LAW

This Agreement will be governed by the laws of the State of Virginia without regard to conflicts of laws principles.

9.10 JURISDICTION

Any action or proceeding seeking to enforce any provision of, or based on any right arising out of, this Agreement may be brought against either of the parties in the courts of the State of Wisconsin, County of Brown, or, if it has or can acquire jurisdiction, in the United States District Court for the Eastern District of Wisconsin, and each of the parties consents to the jurisdiction of such courts (and of the appropriate appellate courts) in any such action or proceeding and waives any objection to venue laid therein.

9.11 SECTION HEADINGS, CONSTRUCTION

The headings of Sections in this Agreement are provided for convenience only and will not affect its construction or interpretation. All references to "Section" or "Sections" refer to the corresponding Section or Sections of this Agreement unless otherwise specified. All words used in this Agreement will be construed to be of such gender or number as the circumstances require. Unless otherwise expressly provided, the word "including" does not limit the preceding words or terms.

9.12 SEVERABILITY

If any provision of this Agreement is held invalid or unenforceable by any court of competent jurisdiction, the other provisions of this Agreement will remain in full force and effect. Any provision of this Agreement held invalid or unenforceable only in part or degree will remain in full force and effect to the extent not held invalid or unenforceable.

9.13 COUNTERPARTS

This Agreement may be executed in one or more counterparts, each of which will be deemed to be an original copy of this Agreement and all of which, when taken together, will be deemed to constitute one and the same agreement.

IN WITNESS WHEREOF, the parties have executed and delivered this Agreement as of the date above first written above.

PROVANTAGE, INC.:

Jeffrey A. Jones, Sr. Vice President/Chief Financial Officer

Attest:

Richard D. Schepp, Vice President Legal Affairs/Secretary

EMPLOYEE:

Aida A. I.eRoy

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