NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DISPOSED OF.

IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

THIRD DISTRICT

JULY TERM, A.D. 2001

TRAVEL GUARD GROUP, INC., **

Appellant, **

vs. ** CASE NO. 3D01-686

VINCENT GRUBB, ** LOWER

TRIBUNAL NO. 00-3917

Appellee. **

Opinion filed September 5, 2001.

An Appeal from a non-final order from the Circuit Court for Dade County, Celeste Hardee Muir, Judge.

Quarles & Brady and Edmond E. Koester (Naples); Jeffrey O. Davis and Sean M. Scullen (Milwaukee), for appellant.

Greenspoon, Marder, Hirschfeld, Rafkin, Ross & Berger and Richard E. Epstein and Haas A. Hatic and Kenneth B. Schwartz (Fort Lauderdale), for appellee.

Before SCHWARTZ, C.J., and SORONDO and RAMIREZ, JJ.

PER CURIAM.

We find no abuse of the trial court's discretion in denying temporary injunctive relief for the enforcement of the terms of a non-competitive agreement. See Uro-Care, P.A. v. Montford, M.D., 775 So. 2d 380 (Fla. 3d DCA 2000); Bradley v. Health Coalition,

Inc., 687 So. 2d 329 (Fla. 3d DCA 1997); Lurton v. Muldon Motor
Co., 523 So. 2d 706 (Fla. 1st DCA 1988); see also Kupscznk v.
Blasters, Inc., 647 So. 2d 888, 891 (Fla. 2d DCA 1994), review
denied, 658 So. 2d 991 (Fla. 1995); Cordis Corp. v. Prooslin, 482
So. 2d 486 (Fla. 3d DCA 1986).

Affirmed.