



imagination at work

NON-DISCLOSURE AGREEMENT

In consideration of the disclosure of information by General Electric Company ("GE"), a New York corporation, acting through GE Pressure Control Mexico, a company of the GE Oil & Gas business, having a place of business at Av. Industrias No. 10 Col. Cerro Gordo, 55425 Ecatepec, Edo. de México, México; and academic personnel bellowing to Engineering School from Universidad Nacional Autónoma de México ("Mentor"), with respect to the written work authored by Anahí Martínez Corzo, a GE employee, in order to obtain her bachelor degree according to the Engineering School internal regulations, GE proposes to make available to Mentor certain information that GE considers confidential and proprietary ("Proprietary Information"), the parties agrees as follows effective February 1st, 2012:

1. Proprietary Information disclosed by GE to Mentor shall be used by Mentor solely in support of the parties' relationships with each other. Mentor agrees:
 - A. To treat Proprietary Information confidentially and to use reasonable measures not to disclose any Proprietary Information to any third party;
 - B. To restrict the dissemination of Proprietary Information to only those Mentor who have a need to know such information in order to support the parties' relationships with each other;
 - C. Not to copy Proprietary Information except with GE's express written permission; and
 - D. To return to GE, upon GE's request, all originals and copies of documents in Mentor' possession or control that contain Proprietary Information.
2. The obligations of Mentor as set forth in Paragraph 1 shall not apply to any information which:
 - A. Has become generally available in the public domain without breach of this Agreement,
 - B. Mentor can establish by written documentation was in its possession prior to GE's disclosure under this Agreement, or
 - C. Mentor is compelled to release by law or in the course of litigation by a third party, provided that Mentor provides GE with notice of such compulsion sufficiently in advance of disclosure so as to provide GE a reasonable time period to seek a protective order.
3. No right or license to any Proprietary Information is granted hereby, either express or implied, except as expressly stated nor are any licenses under any patents or copyrights granted or to be implied by this Agreement.
4. Mentor shall not exploit its relationship with GE in any advertising or promotional material, and Mentor shall obtain written clearance from GE prior to releasing any promotional material or photographs that show or make any reference to GE, GE products, or GE facilities; or make any reference to goods or services Mentor provides to GE.
5. There are no warranties expressed or implied by this Agreement. Without limiting the foregoing, neither GE nor its licensors make any representations nor extend any warranties, express or implied, as to the adequacy or accuracy of Proprietary Information or any other information or data related thereto, or with respect to the use thereof by Mentor.
6. In no event, whether as a result of breach of contract, breach of warranty, tort (including negligence) or otherwise, shall GE or its licensors be liable for any loss or damage arising out of or resulting from this Agreement, or from its performance or breach, or from Mentor's use of Proprietary Information or any part thereof, and Mentor agrees to indemnify GE against any such liability.
7. This Agreement shall be construed in accordance with the internal laws of the State of New York, U.S.A., without regard to its conflict-of-laws principles.
8. This Agreement shall remain in effect until either party provides at least two (2) weeks' written notice to the other party of its intent to terminate the Agreement; provided, however, that the obligations of Paragraph 1 above shall survive termination. This Agreement contains the entire agreement between the parties pertaining to the subject matter hereof. No change, modification, alteration or addition to any provision of this Agreement shall be binding unless in writing and signed by duly authorized representatives of each party.

GE
 By: Jaime Garcia
 Title: Engineering Manager Mexico
 Date: February 7th, 2012

Mentor
 By: Marcelo López
 Title: Professor (name and signature)
 Date: 11/02/12



imagination at work

NON-DISCLOSURE AGREEMENT

In consideration of the disclosure of information by General Electric Company ("GE"), a New York corporation, acting through GE Pressure Control Mexico, a company of the GE Oil & Gas business, having a place of business at Av. Industrias No. 10 Col. Cerro Gordo, 55425 Ecatepec, Edo. de México, México; and academic personnel bellowing to Engineering School from Universidad Nacional Autónoma de México ("Mentor"), with respect to the written work authored by Anahí Martínez Corzo, a GE employee, in order to obtain her bachelor degree according to the Engineering School internal regulations, GE proposes to make available to Mentor certain information that GE considers confidential and proprietary ("Proprietary Information"), the parties agrees as follows effective February 1st, 2012:

1. Proprietary Information disclosed by GE to Mentor shall be used by Mentor solely in support of the parties' relationships with each other. Mentor agrees:
 - A. To treat Proprietary Information confidentially and to use reasonable measures not to disclose any Proprietary Information to any third party;
 - B. To restrict the dissemination of Proprietary Information to only those Mentor who have a need to know such information in order to support the parties' relationships with each other;
 - C. Not to copy Proprietary Information except with GE's express written permission; and
 - D. To return to GE, upon GE's request, all originals and copies of documents in Mentor' possession or control that contain Proprietary Information.
2. The obligations of Mentor as set forth in Paragraph 1 shall not apply to any information which:
 - A. Has become generally available in the public domain without breach of this Agreement,
 - B. Mentor can establish by written documentation was in its possession prior to GE's disclosure under this Agreement, or
 - C. Mentor is compelled to release by law or in the course of litigation by a third party, provided that Mentor provides GE with notice of such compulsion sufficiently in advance of disclosure so as to provide GE a reasonable time period to seek a protective order.
3. No right or license to any Proprietary Information is granted hereby, either express or implied, except as expressly stated nor are any licenses under any patents or copyrights granted or to be implied by this Agreement.
4. Mentor shall not exploit its relationship with GE in any advertising or promotional material, and Mentor shall obtain written clearance from GE prior to releasing any promotional material or photographs that show or make any reference to GE, GE products, or GE facilities; or make any reference to goods or services Mentor provides to GE.
5. There are no warranties expressed or implied by this Agreement. Without limiting the foregoing, neither GE nor its licensors make any representations nor extend any warranties, express or implied, as to the adequacy or accuracy of Proprietary Information or any other information or data related thereto, or with respect to the use thereof by Mentor.
6. In no event, whether as a result of breach of contract, breach of warranty, tort (including negligence) or otherwise, shall GE or its licensors be liable for any loss or damage arising out of or resulting from this Agreement, or from its performance or breach, or from Mentor's use of Proprietary Information or any part thereof, and Mentor agrees to indemnify GE against any such liability.
7. This Agreement shall be construed in accordance with the internal laws of the State of New York, U.S.A., without regard to its conflict-of-laws principles.
8. This Agreement shall remain in effect until either party provides at least two (2) weeks' written notice to the other party of its intent to terminate the Agreement; provided, however, that the obligations of Paragraph 1 above shall survive termination. This Agreement contains the entire agreement between the parties pertaining to the subject matter hereof. No change, modification, alteration or addition to any provision of this Agreement shall be binding unless in writing and signed by duly authorized representatives of each party.

GE

By: Jaime García D. [Signature]
 Title: Engineering Manager Mexico
 Date: February 7th, 2012

Mentor

By: Jesús Manuel Dorador González [Signature]
 Title: Head of the Mechatronics Engineering Dept. UNAM
 Date: February 7th, 2012



NON-DISCLOSURE AGREEMENT

In consideration of the disclosure of information by General Electric Company ("GE"), a New York corporation, acting through GE Pressure Control Mexico, a company of the GE Oil & Gas business, having a place of business at Av. Industrias No. 10 Col. Cerro Gordo, 55425 Ecatepec, Edo. de México, México; and academic personnel bellowing to Engineering School from Universidad Nacional Autónoma de México ("Mentor"), with respect to the written work authored by Anahí Martínez Corzo, a GE employee, in order to obtain her bachelor degree according to the Engineering School internal regulations, GE proposes to make available to Mentor certain information that GE considers confidential and proprietary ("Proprietary Information"), the parties agrees as follows effective February 1st, 2012:

1. Proprietary Information disclosed by GE to Mentor shall be used by Mentor solely in support of the parties' relationships with each other. Mentor agrees:
 - A. To treat Proprietary Information confidentially and to use reasonable measures not to disclose any Proprietary Information to any third party;
 - B. To restrict the dissemination of Proprietary Information to only those Mentor who have a need to know such information in order to support the parties' relationships with each other;
 - C. Not to copy Proprietary Information except with GE's express written permission; and
 - D. To return to GE, upon GE's request, all originals and copies of documents in Mentor' possession or control that contain Proprietary Information.
2. The obligations of Mentor as set forth in Paragraph 1 shall not apply to any information which:
 - A. Has become generally available in the public domain without breach of this Agreement,
 - B. Mentor can establish by written documentation was in its possession prior to GE's disclosure under this Agreement, or
 - C. Mentor is compelled to release by law or in the course of litigation by a third party, provided that Mentor provides GE with notice of such compulsion sufficiently in advance of disclosure so as to provide GE a reasonable time period to seek a protective order.
3. No right or license to any Proprietary Information is granted hereby, either express or implied, except as expressly stated nor are any licenses under any patents or copyrights granted or to be implied by this Agreement.
4. Mentor shall not exploit its relationship with GE in any advertising or promotional material, and Mentor shall obtain written clearance from GE prior to releasing any promotional material or photographs that show or make any reference to GE, GE products, or GE facilities; or make any reference to goods or services Mentor provides to GE.
5. There are no warranties expressed or implied by this Agreement. Without limiting the foregoing, neither GE nor its licensors make any representations nor extend any warranties, express or implied, as to the adequacy or accuracy of Proprietary Information or any other information or data related thereto, or with respect to the use thereof by Mentor.
6. In no event, whether as a result of breach of contract, breach of warranty, tort (including negligence) or otherwise, shall GE or its licensors be liable for any loss or damage arising out of or resulting from this Agreement, or from its performance or breach, or from Mentor's use of Proprietary Information or any part thereof, and Mentor agrees to indemnify GE against any such liability.
7. This Agreement shall be construed in accordance with the internal laws of the State of New York, U.S.A., without regard to its conflict-of-laws principles.
8. This Agreement shall remain in effect until either party provides at least two (2) weeks' written notice to the other party of its intent to terminate the Agreement; provided, however, that the obligations of Paragraph 1 above shall survive termination. This Agreement contains the entire agreement between the parties pertaining to the subject matter hereof. No change, modification, alteration or addition to any provision of this Agreement shall be binding unless in writing and signed by duly authorized representatives of each party.

GE
By: Jaime Garcia A.
Title: Engineering Manager Mexico
Date: February 7th, 2012

Mentor
By: Victor Javier Gonzalez Villeda
Title: Senior Lecturer (name and signature)
Date: February 9th, 2012



imagination at work

NON-DISCLOSURE AGREEMENT

In consideration of the disclosure of information by General Electric Company ("GE"), a New York corporation, acting through GE Pressure Control Mexico, a company of the GE Oil & Gas business, having a place of business at Av. Industrias No. 10 Col. Cerro Gordo, 55425 Ecatepec, Edo. de México, México; and academic personnel bellowing to Engineering School from Universidad Nacional Autónoma de México ("Mentor"), with respect to the written work authored by Anahí Martínez Corzo, a GE employee, in order to obtain her bachelor degree according to the Engineering School internal regulations, GE proposes to make available to Mentor certain information that GE considers confidential and proprietary ("Proprietary Information"), the parties agrees as follows effective February 1st, 2012:

1. Proprietary Information disclosed by GE to Mentor shall be used by Mentor solely in support of the parties' relationships with each other. Mentor agrees:

- A. To treat Proprietary Information confidentially and to use reasonable measures not to disclose any Proprietary Information to any third party;
- B. To restrict the dissemination of Proprietary Information to only those Mentor who have a need to know such information in order to support the parties' relationships with each other;
- C. Not to copy Proprietary Information except with GE's express written permission; and
- D. To return to GE, upon GE's request, all originals and copies of documents in Mentor' possession or control that contain Proprietary Information.

2. The obligations of Mentor as set forth in Paragraph 1 shall not apply to any information which:

- A. Has become generally available in the public domain without breach of this Agreement,
- B. Mentor can establish by written documentation was in its possession prior to GE's disclosure under this Agreement, or
- C. Mentor is compelled to release by law or in the course of litigation by a third party, provided that Mentor provides GE with notice of such compulsion sufficiently in advance of disclosure so as to provide GE a reasonable time period to seek a protective order.

3. No right or license to any Proprietary Information is granted hereby, either express or implied, except as expressly stated nor are any licenses under any patents or copyrights granted or to be implied by this Agreement.

4. Mentor shall not exploit its relationship with GE in any advertising or promotional material, and Mentor shall obtain written clearance from GE prior to releasing any promotional material or photographs that show or make any reference to GE, GE products, or GE facilities; or make any reference to goods or services Mentor provides to GE.

5. There are no warranties expressed or implied by this Agreement. Without limiting the foregoing, neither GE nor its licensors make any representations nor extend any warranties, express or implied, as to the adequacy or accuracy of Proprietary Information or any other information or data related thereto, or with respect to the use thereof by Mentor.

6. In no event, whether as a result of breach of contract, breach of warranty, tort (including negligence) or otherwise, shall GE or its licensors be liable for any loss or damage arising out of or resulting from this Agreement, or from its performance or breach, or from Mentor's use of Proprietary Information or any part thereof, and Mentor agrees to indemnify GE against any such liability.

7. This Agreement shall be construed in accordance with the internal laws of the State of New York, U.S.A., without regard to its conflict-of-laws principles.

8. This Agreement shall remain in effect until either party provides at least two (2) weeks' written notice to the other party of its intent to terminate the Agreement; provided, however, that the obligations of Paragraph 1 above shall survive termination. This Agreement contains the entire agreement between the parties pertaining to the subject matter hereof. No change, modification, alteration or addition to any provision of this Agreement shall be binding unless in writing and signed by duly authorized representatives of each party.

GE
 By: Jaime Garcia D. Juil
 Title: Engineering Manager Mexico
 Date: February 7th, 2012

Mentor
 By: Adrian Espinosa Bautista
 Title: Senior Lecturer (name and signature)
 Date: February 5th, 2012



imagination at work

NON-DISCLOSURE AGREEMENT

In consideration of the disclosure of information by General Electric Company ("GE"), a New York corporation, acting through GE Pressure Control Mexico, a company of the GE Oil & Gas business, having a place of business at Av. Industrias No. 10 Col. Cerro Gordo, 55425 Ecatepec, Edo. de México, México; and academic personnel bellowing to Engineering School from Universidad Nacional Autónoma de México ("Mentor"), with respect to the written work authored by Anahí Martínez Corzo, a GE employee, in order to obtain her bachelor degree according to the Engineering School internal regulations, GE proposes to make available to Mentor certain information that GE considers confidential and proprietary ("Proprietary Information"), the parties agrees as follows effective February 1st, 2012:

1. Proprietary Information disclosed by GE to Mentor shall be used by Mentor solely in support of the parties' relationships with each other. Mentor agrees:
 - A. To treat Proprietary Information confidentially and to use reasonable measures not to disclose any Proprietary Information to any third party;
 - B. To restrict the dissemination of Proprietary Information to only those Mentor who have a need to know such information in order to support the parties' relationships with each other;
 - C. Not to copy Proprietary Information except with GE's express written permission; and
 - D. To return to GE, upon GE's request, all originals and copies of documents in Mentor' possession or control that contain Proprietary Information.
2. The obligations of Mentor as set forth in Paragraph 1 shall not apply to any information which:
 - A. Has become generally available in the public domain without breach of this Agreement,
 - B. Mentor can establish by written documentation was in its possession prior to GE's disclosure under this Agreement, or
 - C. Mentor is compelled to release by law or in the course of litigation by a third party, provided that Mentor provides GE with notice of such compulsion sufficiently in advance of disclosure so as to provide GE a reasonable time period to seek a protective order.
3. No right or license to any Proprietary Information is granted hereby, either express or implied, except as expressly stated nor are any licenses under any patents or copyrights granted or to be implied by this Agreement.
4. Mentor shall not exploit its relationship with GE in any advertising or promotional material, and Mentor shall obtain written clearance from GE prior to releasing any promotional material or photographs that show or make any reference to GE, GE products, or GE facilities; or make any reference to goods or services Mentor provides to GE.
5. There are no warranties expressed or implied by this Agreement. Without limiting the foregoing, neither GE nor its licensors make any representations nor extend any warranties, express or implied, as to the adequacy or accuracy of Proprietary Information or any other information or data related thereto, or with respect to the use thereof by Mentor.
6. In no event, whether as a result of breach of contract, breach of warranty, tort (including negligence) or otherwise, shall GE or its licensors be liable for any loss or damage arising out of or resulting from this Agreement, or from its performance or breach, or from Mentor's use of Proprietary Information or any part thereof, and Mentor agrees to indemnify GE against any such liability.
7. This Agreement shall be construed in accordance with the internal laws of the State of New York, U.S.A., without regard to its conflict-of-laws principles.
8. This Agreement shall remain in effect until either party provides at least two (2) weeks' written notice to the other party of its intent to terminate the Agreement; provided, however, that the obligations of Paragraph 1 above shall survive termination. This Agreement contains the entire agreement between the parties pertaining to the subject matter hereof. No change, modification, alteration or addition to any provision of this Agreement shall be binding unless in writing and signed by duly authorized representatives of each party.

GE
 By: Jaime Garcia D. Jimenez
 Title: Engineering Manager Mexico
 Date: February 7th, 2012

Mentor
 By: Mariano Garcia Del Gallego Mariano Garcia Gallego
 Title: lecturer (name and signature)
 Date: February 9th, 2012



UNIVERSIDAD NACIONAL
AUTÓNOMA DE
MÉXICO

FACULTAD DE INGENIERÍA
DIVISIÓN DE INGENIERÍA MECÁNICA E
INDUSTRIAL
COMITÉ DE TITULACIÓN

Designación de sinodales de Examen Profesional

A los señores profesores:

Presidente:	DR. MARCELO LOPEZ PARRA
Vocal:	DR. JESUS MANUEL DORADOR GONZALEZ
Secretario:	DR. VICTOR JAVIER GONZALEZ VILLELA
1er Suplente:	DR. ADRIAN ESPINOSA BAUTISTA
2o suplente:	ING. MARIANO GARCIA DEL GALLEGO

Mariano Garcia del Gallego

Conforme a la encomienda que hace el Director de la Facultad a este Comité de Titulación para la integración de jurados, me permito informar a ustedes que han sido designados sinodales del Examen Profesional de: MARTINEZ CORZO ANAHI, registrada con número de cuenta 303089603 en la carrera de INGENIERÍA MECATRÓNICA; quien ha concluido el desarrollo del tema que le fue autorizado y demostró con la **Revisión de Estudios** el cumplimiento de los requisitos de egreso.

Ruego a ustedes se sirvan revisar el trabajo adjunto y manifestar a la Dirección de la Facultad, si es el caso, la aceptación del mismo.

Por indicaciones del Sr. Director, con el fin de asegurar el pronto cumplimiento de las disposiciones normativas correspondientes y de no afectar innecesariamente los tiempos de titulación, les ruego tomar en consideración que para lo anterior cuentan ustedes con un plazo máximo de **cinco días hábiles** contados a partir del momento en que ustedes **acusen recibo de esta notificación**. Si transcurrido este plazo el interesado no tuviera observaciones de su parte, se entendería que el trabajo ha sido aprobado, por lo que deberán **firmar el oficio de aceptación del trabajo escrito**.

Doy a ustedes las más cumplidas gracias por su atención y les reitero las seguridades de mi consideración más distinguida.

Atentamente,

"POR MI RAZA HABLARÁ EL ESPÍRITU"

Cd. Universitaria, D.F. a 09 de Febrero de 2012.

EL PRESIDENTE DEL COMITÉ

DR. LEOPOLDO ADRIÁN GONZÁLEZ GONZÁLEZ



UNIVERSIDAD NACIONAL
AUTÓNOMA DE
MÉXICO

FACULTAD DE INGENIERÍA
DIVISIÓN DE INGENIERÍA MECÁNICA E INDUSTRIAL

Aceptación de Trabajo Escrito


MTRO. JOSÉ GONZALO GUERRERO ZEPEDA
DIRECTOR DE LA FACULTAD DE INGENIERÍA
DE LA U.N.A.M.
Presente.

En relación con el Examen Profesional de **MARTINEZ CORZO ANAHI**, registrada con número de cuenta 303089603 en la carrera de **INGENIERÍA MECATRÓNICA**, del cual hemos sido designados sinodales, nos permitimos manifestarle la aceptación del trabajo escrito desarrollado por la citada alumna.

Atentamente,



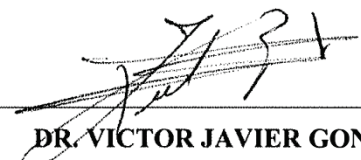
DR. MARCELO LOPEZ PARRA



DR. JESUS MANUEL DORADOR GONZALEZ

FECHA DE ACEPTACIÓN: 16/II/12

FECHA DE ACEPTACIÓN: 16 feb. 12



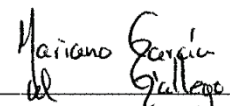
DR. VÍCTOR JAVIER GONZALEZ VILLELA



DR. ADRIAN ESPINOSA BAUTISTA

FECHA DE ACEPTACIÓN: 16 FEB. 12

FECHA DE ACEPTACIÓN: 16-02-2012



ING. MARIANO GARCIA DEL GALLEGO

FECHA DE ACEPTACIÓN: 16/02/12

FECHA DE EMISIÓN : 09 de Febrero de 2012

FEX-2
HRMR