Department of Chemical Engineering and Materials Science, Yuan Ze University Advisor Signature Sheet

學號	Student ID:	姓名 Name:	日期 Date 3	年(Y)	月(M)	日(D)
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N	otes:					
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5.	Other related requir	rements, refer to Yuan Ze U		s Governing	the Master Pi	rogram
	•	eering and Materials Science				
6.	Yuan Ze University	contact telephone: 03-463	8800; departmental off	ice extension	: 2551/2575	
	指導教授簽名 Advis	~.	,日期 Date:	年(y) 月((m) 目(d	
`		sor Signature:				<u>)</u>
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	更换指導教授時	sor Signature:		•		<u>)</u>

新指導教授 New Advisor Signature: _______Date: 年 月 日

教授姓名	研究室/研究生室	電話分機	教授簽名	值 上 I I I I I	備註
Name	Office no.	Extension	Signature	優先順序	/用 註
何政恩	2408/2405	3552			
Prof. Cheng-En Ho					
王清海	2418/2405	2555			
Prof. Tsing-Hai Wang					
吳和生	2314/2302	2564			
Prof. Ho-Shing Wu					
林秀麗	2413/2420	2568			
Prof. Hsiu-Li Lin					
林錕松	2411/2422	2574			
Prof. Kuen-Song Lin					
邱冠雄	2409/ 2306-1	3553			
Kuan-Shiong, Khoo					
洪逸明	2313/2402	2569			
Prof. I-Ming Hung					
孫一明	2416/2407	2558			
Prof. Yi-Ming Sun					
孫安正	2307/2319	2554			
Prof. An-Cheng Sun					
黄駿	2309/2106-1	3551			
Prof. Chun Huang					
傅薈如	2417/2420	3555			
Prof. Huei-Ru Fuh					
楊博智	2418/2319	3556			
Prof. Po-Chih Yang					
廖建勛	2308/2305	2567			
Prof. Chien Shiun Liao	- 110 (-10 - 1				
廖朝光	2410/2106-1	2573			
Prof. Chau-Kuang Liau	2217/2422	2577			
謝建德	2317/2422	2577			
Prof. Chien-Te Hsieh	2210/2202	2550			
藍祺偉	2310/2302	3550			
Prof. John Chi-Wei Lan	0.415/0000	2555			
李泓霖	2415/2320	2556			
Prof. Lee Hung-Lin					か T + 取 Th 人 - トレノー
鄭世隆	ntuhwyh61@yahoo.com.tw				與亞東醫院合聘教師
Prof. Shih-Lung Cheng					A faculty member appointed mutually by YZU and Far
楊明道	mingtao.yang.tw@gmail.com				Eastern Memorial Hospital
Prof. Yang					Zastom Memoriai Hospitai

Graduate Student's Confidentiality Consent Form

Pursuant to the Affiant, as a student of the Department of Chemical Engineering and Materials Science at Yuan Ze University (hereinafter referred to as the School), who participates in the department professor's laboratory research work, who may be given, made know, or in possession of the school's or such invention's research and development findings or technological secrecy during whose research period, and in a bid to uphold the confidentiality of such research and development findings, technological secrecy and related documents and information, the Affiant hereby consents to abiding by all terms and conditions of this consent form as enlisted below.

Article 1

The term "Research and development findings" refer to a broad definition of intellectual property claims, which encompass patent claims, copyright claims, condensed circuitry layouts, operating secrecy, computer software, proprietary know-how, and other technical information and the like.

Article 2

The term "technological secrecy" refers to the school-related and marked as "Confidential", "Limited perusal" or other equally defined of all commercial, technological and fabrication-related secrecy not yet disclosed, and/or those that are unidentified but are deemed as confidential objects, documents, information and the like as per the school chapters and regulations and in accordance with general commercial and legal conceptions.

Article 3

The Affiant hereby consents that during whose research period the all relevant entitlements derived or created from all abstracts, concepts, discoveries, inventions, improvements, equations, programming, fabrication technologies, copyrights, research and development findings, regardless whether any of such has been filed for patent claim, copyright claim or other entitlement claim, shall belong to the property of the School. The management and implementation of such research and development findings shall be sought by adhering to relevant school regulations.

Article 4

In the instance where it be deemed necessary for the School to file the various entitlements as described in the preceding paragraph for local or foreign registration, patent petition, registration or in other litigation and so forth, the Affiant shall unconditionally facilitate the School to complete such undertakings without a reasonable period of time.

Article 5

To safeguard the integrity of the research and development findings and/or technological secrecy derived or invented throughout whose research period, the Affiant hereby consents to compile research documentation throughout whose tenure by precisely documenting the various research steps, research findings, research work, engineering technology or administrative operations documentation in accordance pertinent regulations.

Article 6

The Affiant hereby guarantees that it shall be bound by strict confidentiality obligations during the semester, and even after graduation or in a sabbatical, and unless otherwise consented by the School in writing, shall not willfully reveal, made know, divulge or possess any of the School's or an inventor's research and development findings or technological secrecy by any means, nor may any of the School's or an inventor's research and development findings or technological secrecy be utilized by the Affiant or allow such proprietary know-how be utilized by any third party through any means.

Article 7

When changing the curriculum professor or participating in a project other than by whose curriculum professor, the Affiant may not, without securing the written content of the previous curriculum professor or the project host, openly disclose or publish the create and findings as part of the contents of whose research dissertation in the search the Affiant participates in, as enlisted under Article 3.

Article 8

The Affiant hereby consent to caution for whose safekeeping obligations as a descent manger by incorporating necessary measures throughout whose research period to maintain the School's or an inventor's research and development findings or technological secrecy made known to or in possession of the Affiant, in order to uphold the confidentiality.

Article 9

In the instance where the School or an inventor has openly disclosed or lifted the confidentiality of certain search and development findings or technological secrecy, the Affiant shall also be lifted at the same time of whose confidentiality liabilities in relation to such research and development findings or technological secrecy.

Article 10

The Affiant, when leaving the laboratory and no longer involved in the research work, shall promptly return, except personal belongings, all objects and information (regardless what storage medium is documented on) authorized by the School or a third party, irrespective whether it be the original documents or photocopies, back to the school, and may not retain any of such proprietary material on its own, and shall also promptly present such proprietary materials to the School or a designated individual and complete the relevant formalities. The same also applies to the reversal of proprietary materials and information at the request of the School.

Article 11

The Affiant, unless authorized by whose former employer in writing, shall never cite or utilize any of the technological secrecy owned by whose former employer when conducting research at the School. The Affiant hereby also guarantees never to disclose any research and development findings or technological secrecy not legally authorized to the School, and mislead the School to utilize or apply such proprietary know-how in school search.

Article 12

Prior to entering this consent form, the Affiant shall diligently inform what it holds or has invented of various research and development findings or technological secrecy, and its confidentiality liabilities owed others as per relevant laws and regulations, or as per binding contractual arrangements.

Article 13

In the instance where the Affiant should breach any stipulation provided by the consent form, the School process the incident per school regulations, and the School may also demand the Affiant to compensate the damages the School suffers, and/or retroactively pursue the Affiant's criminal liabilities for breaching the confidentiality agreement.

Article 14

The Affiant's confidentiality obligations as bound by this agreement will not be diminished or invalidated even if the Affiant has graduated or in sabbatical.

Article 15

Any portion of the consent form's provisions that should become invalidated or unexecutable will not hinder the validity of other provisions.

Article 16

Of any dispute arisen from the interpretation or execution of this consent form, the Affiant hereby consent that it is to enter negotiation with the School by upholding an honest and integral principle, and further consents that the District Court of Taoyuna, Taiwan shall be referred to as the judicial court for presiding the initial court trial.

Article 17

The consent form has been executed in one format with duplicate, which upon signed and endorsed are to be exchanged and retained by the Affiant and the department (the postgraduate school or the center).

In witness whereof, the Affiant been given full understanding as to the extent of this agreement and do so by acknowledging with due signature and endorsement as provided below,

Affiant:	Student ID:			
Permanent address:				
Contact telephone:				
ID card number:				
Entered into on this date of	M	D.	Y.	