facebook

Oscar Daniel	Ezequiel	Camarena Gómez
First Name	Middle Name	Last Name
PLEASE NOTE: Facebook is	the following questions: asking these questions for the excontrol and immigration laws and	lusive and limited purpose of compliance regulations.
	ocumentary proof of your identity r first day of employment? Yes	
to continue to work lawfull	y for Facebook in the US? This inc status, transfer types of non-imn	ook to begin, or at any time in the future, ludes any need to transfer/extend a nigrant status or assistance in applying for
Are you a citizen or lawful p Korea, Syria, or Sudan? Yes	<u> </u>	following countries: Cuba, Iran, North
Authorization Please read carefully and si	gn below	
employment and to conduction information and hereby rel	ct its business if I become an emp ease Facebook, its partners, empl h information to Facebook from a	out me to evaluate my eligibility for loyee. I authorize Facebook to verify this oyees, representatives and agents and all liability in connection with obtaining or
Facebook or I may termina without cause or advance r	te the employment relationship, a	at-will employer. Accordingly, either at will, at any time, for any reason, with or all nature of any employment may only be prized officer of the Company.
and legal right to work in the understand that any misrel with this statement or Face any consideration of me for	ne U.S. prior to or at the time I cor presentation, false statements or book's hiring process will be suffi	tisfactory documentary proof of my identity mmence employment with Facebook. I also omission of facts made by me in connection cient grounds for Facebook to discontinue terminate my employment if I am
Good -		05/25/2019
O Daniel E Camarena Gomez (May 25, 2019) Candidate Signature		 Date(mm/dd/yyyy)

FACEBOOK POTENTIAL EMPLOYEE NONDISCLOSURE AGREEMENT

Thank you for your continued interest in a position with Facebook. In the course of your discussions with us in connection with our hiring process, you will be exposed to valuable proprietary information relating to Facebook's operations and businesses that Facebook needs to keep confidential. Therefore, in order to proceed in the Facebook hiring process, we require that you review and sign the attached Nondisclosure Agreement.

Please take a moment to review this agreement, and if it is acceptable to you, please sign it in the space provided. If the agreement is not acceptable, please contact your recruiter so that we can discontinue the hiring process.

POTENTIAL EMPLOYEE NONDISCLOSURE AGREEMENT

This Potential Employee Nondisclosure Agreement (this "Agreement") is entered into by and between the undersigned person ("Candidate") and Facebook, Inc., a Delaware corporation (together with its corporate affiliates, "Facebook"), as of the date set forth under Candidate's signature below. In consideration of Facebook's agreeing to consider Candidate for employment and/or disclosing to Candidate information regarding Facebook's operations and business, Candidate and Facebook hereby agree as follows:

1. Confidentiality Obligations.

- a. Information Disclosed by Facebook. Subject to the limitations in Section 2 below, Candidate will keep in strict confidence all information (whether of a technical, business or other nature) observed by Candidate while onsite at Facebook or disclosed to Candidate by Facebook or any of its employees, agents or contractors (collectively, "Facebook Parties"). Candidate will not disclose any such information to any third party, or use any such information for any purpose other than evaluation of potential employment with Facebook. The restrictions in this Section 1(a) will apply to information disclosed verbally, in writing or otherwise. Disclosure of any information by any Facebook Parties does not grant Candidate any license under any patent, copyright, trade secret or other intellectual property right of Facebook.
- **b. Prior or Current Obligations.** Subject to the limitations in <u>Section 2</u> below, Candidate will not use or disclose to Facebook any inventions, confidential or non-public proprietary information or material belonging to any other party (including all current and former employers). Candidate will not breach any agreement to keep such inventions, confidential or non-public proprietary information or material in confidence. Candidate will not induce Facebook to use any inventions, confidential or non-public proprietary information or material belonging to any other party.
- 2. Limitation on Confidentiality Obligations. The restrictions in Section 1 above do not apply to any information that: (a) was in Candidate's possession prior to receipt from Facebook; (b) is received by Candidate from a source other than a Facebook Party without breach of any obligation of confidentiality; (c) is or becomes available to the general public other than through a breach of this Agreement; or (d) is independently developed by Candidate without reference to information disclosed by any Facebook Party and such independent development can be shown by documentary evidence.
- **3. Copies; Return of Materials.** Candidate will not copy or reverse engineer all or any part of any information covered by the restrictions in <u>Section 1</u> above, and will return all materials containing or summarizing any such information to Facebook upon conclusion of Candidate's discussions with Facebook, or in any event upon Facebook's request.
- **4. Feedback.** Candidate is under no obligation to give Facebook any ideas, suggestions, comments or other feedback related to Facebook's business or operations. If Candidate shares any ideas, suggestions, comments, or other feedback with any Facebook Party during or after the application process, Candidate agrees that Facebook will own such idea, suggestion, comment or feedback. Candidate hereby assigns all of his/her right, title, and interest in such idea, suggestion, comment, or feedback to Facebook, and agrees that Facebook will be free to use and implement same, without restriction or obligation of any kind.

- **5. Termination.** Either party may terminate this Agreement by giving the other party five (5) days' prior written notice. Notwithstanding any termination of this Agreement, Candidate's obligations under this Agreement will survive and continue in effect for five (5) years following such termination.
- **6. Miscellaneous.** This Agreement will be governed by the laws of the U.S. State in which the position for which the Candidate is applying is located, without regard to its choice of law rules. Exclusive jurisdiction over and venue of any suit related to this Agreement will be in a court located in the same County or District in which the Facebook office to which the Candidate is applying is located. No failure to enforce any provision of this Agreement will constitute a waiver of that provision. The prevailing party in any suit related to this Agreement will be entitled to recover reasonable attorneys' fees incurred in connection with such suit. Candidate agrees that any breach or threatened breach of this Agreement will cause irreparable harm to Facebook for which there will be no adequate remedy at law and that in such event, Facebook will be entitled, without limitation, to injunctive relief (including specific performance) without the necessity of proving harm. Candidate may not assign this Agreement without Facebook's written consent; subject to that limitation, this Agreement will inure to the benefit of and be binding upon the parties and their respective successors and assigns. This Agreement contains the entire agreement between the parties with respect to the subject matter hereof, supersedes any prior or contemporaneous agreements with respect thereto, and may not be amended except by a writing signed by Facebook and Candidate.

ACKNOWLEDGED AND AGREED BY CANDIDATE			
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ACRITOWEEDGED AND AGREED BY CANDIDATE.			
Signed: O Daniel E Cama	arena Gomez (May 25, 2019)		
Printed Name:	O Daniel E Camarena Go		
Date(mm/dd/yyyy): 05/25/2019			
Candidate's Addr	ess for Notice:		
Popocatepetl 4	435		
Unit B204			
Mexico City 03	3310		