



*a division of Renaissance Aeronautics Associates Inc.

T.I.P. AGREEMENT

"Training Initiative Program"

Ι,	, (the "Client") hereby make application for enrollment in the
RAA Inc. (d.b.	a. ACT - Advanced Composites Training) 'TIP' Training Initiative Program. THIS
AGREEMENT	made in duplicate this
	month year
day	month year
BETWEEN:	RENAISSANCE AERONAUTICS ASSOCIATES INC. ("RAA")
AND:	NAME:
the "Client"	ADDRESS:
AND:	NAME:
the "Guarantor"	ADDRESS:
	TELEPHONE:
	EMPLOYER NAME: (D N/A)
	requested that RAA provide training services as set out below and RAA has orm such services, subject to the following terms and conditions:
1) RAA agre	ees:
	vide training in Advanced Composites Technology ("Services") to the Client, as d in RAA's Training Program(s) as hereby selected by the Client.
b. Course	e Delivery (Client to check requested programs)
Module 1 □	Module 2 \square Module 3 \square RBMS (Metal Bonding) Part 1 \square
RBMS (Metal B	Bonding) Part 2 \square RIP - Resin Infusion \square RPT Tooling \square ICT (3-day) \square
MCGR Marine	$\ \ \Box \qquad \text{WTBR (Blade Repair)} \ \Box \qquad \text{Integrated 4C Program} \ \Box \qquad \text{ACE Program} \ \Box$
To be deliver	ed on the following date(s):
shall b	Formation concerning the personal contact information and affairs of the Client be kept confidential, except where the nature of the services requires RAA to be such information as required by law, in which case the Client hereby consents to



3)

2) The Client agrees:

- a. **FEES:** To pay RAA financial compensation for the delivery of the services, in the amount and in the manner provided for in the following schedule:
 - i. Upon registration for any individual Module or combination thereof, a non-refundable deposit in the amount of \$100.00 in Canadian Dollars.
 - ii. Upon attending the first day of the first program the Client will deliver to RAA an amount equal to 50% (fifty percent) of the total fee for the training requested. In addition, a set of 6 (six) post-dated cheques drawn upon the Client's personal bank account, for the amount of six equalized monthly payments of the outstanding balance owing by the Client to RAA.

		balance owing by the Client to RAA.	
	iii.	Each cheque will be post-dated for payment on the first day of the month following the date at which training commenced.	
b.		this agreement, the Client agrees to submit cheques for payment, in Canadian Dollars the total sum of \$, upon arrival on the first day of training, as follows	
	i.	A cheque in the amount of \$ CAD (50% of total sum invoiced) and	
	ii.	Six (6) cheques in the amount of $\$ CAD (remaining 50% divided into six \cong payments) each, post-dated for the first day of each month commencing the first of the month following the month in which the training occurred.	
c. The Client and the Guarantor agree to unconditionally indemnify, hold harmless waive all claims against RAA Inc., its Officers and Employees, contract personn assigns, for any loss, cost or damage of whatsoever nature or kind, arising from, relation to, or in connection with this agreement and the training services.			
		Client Initials:	
		Guarantor Initials:	
Th	e Gu	arantor agrees:	
a.	of in to im	S: In the event that the Client defaults on any payment of the monthly fees as a resusufficient funds or for any reason of whatsoever nature or kind, the Guarantor agreemediately provide payment in full on the entire balance of the amount owing to RAZ ne Client.	es
b.		the Guarantor shall make payment forthwith by certified cheque to RAA Inc. in the t of a payment default as described in (a) above.	
c.	Offic	nconditionally indemnify, hold harmless and waive all claims against RAA, its cers and Employees, contract personnel and assigns, for any loss, cost or damage of soever nature or kind, arising from, or in relation to, or in connection with this	

agreement and the training services provided.

Guarantor Initials:



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RA	RAA, the Client and the Guaranton	r agree:
a.	financial or business community as to facilitate the provision of the serv	tever financial/credit checks or contacts in the RAA may consider as necessary in the circumstances, ices and the fulfillment of this agreement. The Client aconditionally for RAA to perform these credit
		Client Initials:
		Guarantor Initials:
RA	RAA and the Client agree:	
a.	. That either party may terminate this upon written notice to each other. In forthwith pay to RAA such costs as	agreement prior to the commencement of the services, the event of such termination, the Client shall may be established by RAA, acting reasonably, for half of the Client, to the date of receipt of such notice.
b.	training services have commenced. I services by the Client, the Client sha established by RAA, acting reasonal	not terminate this agreement once the delivery of the in the event of such early withdrawal from the training ll forthwith pay to RAA such fees as may be oly, up to and inclusive of the full fees applied to the services rendered to the date of receipt of such notice.
		Client Initials:
Pı	Program Eligibility:	
a.	. To qualify for financing of RAA ser	vices under the Training Initiative Program, the
	Client declares the following:	
	(Client to check all applicable boxes)
	Status residing permanent	Canadian Citizen or a person of Landed Immigrant ly in Canada, of the age of majority ry for the terms of this agreement) AND
	ii. That the person receiving services; having not partic	the training is a First-Time Recipient of RAA training ipated in any training programs previously provided by AA known as ACT - Advanced Composites Training
	either independently, or at iii. That the name and contact	the expense of an employer AND information provided by the Client under the n of the Official Online Registration Form is that of
		Client Initials:
no	9	re understanding between the parties and , but is subject to all applicable laws of io. Client Initials:

Guarantor Initials:



8) This Agreement shall inure to the benefit of and be binding upon the parties hereto and their respective hires, executors, administrators, successors and assigns.

AGREEMENT SIGNED THIS	of		•
	day	month	year
For The CLIENT & GUARANTOR:		FOR RAA REPRES	ENTATIVE*:
Name of Client (PRINT)	-	Signature	
Client Signature	-		n, CET, CCT-I onautics Associates Inc. (RAA) vanced Composites Training]
Name of Guarantor (PRINT)	-	Signature	
Guarantor Signature	-		
		*Either, or both, RA complete The Agr	AA Representative(s) may sign to eement.



PROMISSORY NOTE

London, Ontario Canada

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For value received, the undersigned jointly and severally promise to pay upon demand, to the order of the Holder, RENAISSANCE AERONAUTICS ASSOCIATES INC. ("RAA"), the sum of \$CAD with compounding interest from the date of demand hereunder at the rate of 5% of PER CALENDAR MONTH .	0
This Promissory Note is given to secure the obligation of the undersigned under a TRAINING INITIATIVE PROGRAM AGREEMENT made as of theday of, between the undersigned and RAA (the "Agreement"). Default by one or both of the undersigned under the	
Agreement shall entitle the holder hereof to demand payment in full of this Note.	
Payment in full under the terms of the 'TIP' Training Initiative Program Agreement shall constitute payment in full of this Promissory Note. Upon payment in full under the Agreement, this Note shall be returned to the undersigned marked "Paid in Full".	
All payments hereunder shall be made to Renaissance Aeronautics Associates Inc. in London, Ontario or at such other place as the holder of this note may direct. In the event default on payment by the Client or the Guarantor, all sums secured herein by this note shall, at the option of the holder, become due and payable and all powers conferred herein and at law shall, at the option of the holder, become exercisable.	
The undersigned hereby waive all rights of presentment, demand, notice, protest, notice of protest and notice of dishonour and all other demands and notices in connection with the delivery, acceptance, performance, default or enforcement of this Promissory Note and hereby agree, if payment is not made as herein provided, to pay all costs and expenses (including all legal costs paid or incurred by the Holder) in collecting the payment after the same shall become due and payable.	of
Sig	
WITNESS, The "Client" Print Name and Address	
Sig	_
Authorized Signature for Renaissance Aeronautics Associates Inc. ("the Holder")	
Sig Title	_