

Envirocycling Fiber, Incorporated

TRAINING AGREEMENT

KNOW ALL MEN BY THESE PRESENTS:

This agreement made and entered into this 25th day of June, 2017, at Mabalacat, Pampanga by and between:

Nova Fiber Recovery Corp., a corporation duly organized and existing under the laws of the Philippines, with office address at 16 P Dela Cruz St. BO. Sitio Gitna Kaybiga, Novaliches, Quezon City, duly represented by its General Manager, Luisa Lorna Regala, hereinafter referred to as the EMPLOYER.

- and -

Nelson Lazaro, of legal age, Filipino, with postal address at Concepcion, Cabiao, Nueva Ecija hereinafter referred to as the EMPLOYEE.

WITNESSETH: That

WHEREAS, the EMPLOYEE is currently employed by the EMPLOYER as MOBILE EQUIPMENT OPERATOR :

WHEREAS, the EMPLOYER as part of its employee development program encourages and supports qualified employees to undergo training programs for qualified employees;

WHEREAS, the EMPLOYER has selected the EMPLOYEE to undergo the training program and the EMPLOYEE has agreed to it under the terms and conditions stated below.

NOW, THEREFORE, for and in consideration of the foregoing premises and stipulations hereinafter contained, the parties herein have mutually covenanted and agreed as follows:

The EMPLOYER shall send the EMPLOYEE to the training program listed below. Details as follows:

Training Title

: AUTOMOTIVE SERVICING NCII

Training Vendor

: ROTARY CLUB OF DAU

Training Venue

Date/s of the Training: JULY 2, 2017 - OCTOBER 22, 2017

: ROTARY CLUB OF DAU TECHNICAL TRAINING CENTER

Total Training Hours : 64 HOURS

Training Fee

: PHP 2,500.00

Note: The amount indicated excludes other expenses which may be incurred during the training such as hotel accommodation, meals, transportation, etc.

- The EMPLOYEE shall continue to receive his / her basic pay and allowances, if any, 2. during the period he / she is on training and such shall be considered part of the training cost.
- The EMPLOYER shall shoulder the training fee, all related training costs and other 3. incidental expenses in accordance with the EMPLOYER'S training policies.
- The EMPLOYEE shall behave in a manner as not to bring disgrace or dishonor to 4. himself/herself, the EMPLOYER or to the country.

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- All materials provided to the EMPLOYEE during the training belong to the EMPLOYER 5. and said materials shall be declared in the post training report form to be submitted. The EMPLOYEE may safekeep materials and certificate acquired from the training attended. However, he / she may, on demand by the Company, submit such or copies of such. Upon separation from the Company, said materials shall be surrendered as prerequisite for clearance purposes.
- The EMPLOYER shall not be responsible for any injury or damages caused, committed 6. or incurred by the EMPLOYEE while on training on account of his / her own fault, negligence or conduct which goes beyond or outside the scope of his / her assigned duties and / or responsibilities as Employee-Trainee.
- In consideration for the EMPLOYER'S paying all the training costs, the EMPLOYEE 7. agrees to fully and conscientiously devote the knowledge and skills which he / she will acquire in the course of the training for the sole benefit of the EMPLOYER. Accordingly, the EMPLOYEE shall be required to render active service to the EMPLOYER for a period of SIX (6) MONTHS on a continuous basis reckoned from the date of completion of the training period.

In the event the **EMPLOYEE** has remaining unserved services commitment/s from previous training/s, the service required for this agreement shall be added to the remaining unserved service commitments.

Moreover, under the Training Policy, low cost trainings attended in succession within a period of two (2) quarters shall be covered with a Training Agreement when the aggregate costs of such trainings fall within the prescribed service agreements based on the cost of the training.

As in your case, please take note of the following:

Training/s	Date/s	Cost	Training	Agreement From	Coverage To
AUTOMOTIVE COURSE	<u>7/2-</u> 10/22/17	Php 2,500.00	6 Months	10/23/2017	4/22/2018

Your service commitment will therefore be up to APRIL 22, 2018.

- That the EMPLOYER has the sole prerogative to determine and assign the position that the EMPLOYEE shall assume upon completion of the training. The EMPLOYEE shall remain in the said position until he / she has completed the service commitment except when the change in position is decided upon by the EMPLOYER. In which case, the EMPLOYEE shall still be considered to have complied with the service commitment notwithstanding the fact that there has been a change in the position assignment.
- 9. That the service commitment is without prejudice to the EMPLOYER'S right to terminate the service of the EMPLOYEE if warranted. If the termination of the EMPLOYEE is for cause, then he shall be obligated to reimburse the EMPLOYER the full cost of the training and related expenses. Any remaining money or cash benefits of the EMPLOYEE shall be applied against such obligation. If the cause of termination is due to project completion, redundancy, the installation of labor saving devices, death and permanent disability of the EMPLOYEE, the commitment shall be waived by the EMPLOYER.
- If the EMPLOYEE resigns from the EMPLOYER before the completion of the service 10. commitment, the EMPLOYEE shall be obligated to pay the EMPLOYER the proportionate cost of the training and related expenses for the unserved period.

- The EMPLOYEE shall bind and commit to give best efforts and full interest and 11. attention to the training, and to complete the training program in accordance with the requirements of the EMPLOYER. In the event that the EMPLOYEE fails to finish the training without valid reason, as evaluated by the EMPLOYER, the EMPLOYEE shall be obligated to pay the EMPLOYER whatever amount it has already spent for the EMPLOYEE'S training.
- 12. The EMPLOYER reserves the right to terminate the training for such reasons that are deemed justified by the EMPLOYER without any obligations on the part of the EMPLOYER other than to return the EMPLOYEE to his / her home base.
- 13. This agreement shall take effect on the first day of the training.
- 14. Except as otherwise provided herein or as may be amended by this agreement, the terms and conditions of this training agreement shall continue to be in full force and effect. Any litigation arising out of this agreement shall be litigated in the proper court of the City of Angeles. The party adjudged to be in violation of this agreement hereby agrees to pay the amount equivalent to twenty five percent (25%) of the total cost sought to be recovered but no case lower than Ten Thousand Pesos, and by way of attorney's fees.

IN WITNESS WHEREOF, the parties herein have hereunto set their hand at the place and date first above-written.

NOVA FIBER RECOVERY CORP. EMPLOYER

NELSON LAZARO EMPLOYEE

By:

chegolo Luisa Lorna Regala

Signed in the presence of:

ACKNOWLEDGEMENT

Republic of the Philippines) Mabalacat, Pampanga)	s.s
BEFORE ME, Notary Public for following persons, exhibiting to me th	r and in the above jurisdiction, personally appeared to the eir respective Community Tax Certificates, as follows :
NAME	SOCIAL SECURITY NUMBER
Luisa Lorna Regala	S <u>SS</u> #
	SSS#
well as the free and voluntary act and	wn to be the same persons who executed the foregoing that the same is their free and voluntary act and deed as deed of the corporation and agencies represented. ining Agreement consisting of four (4) pages including the is written.
IN WITNESS THEREOF, I have day of,	hereunto set my hand and notarial seal this , at Angeles City, Philippines.
	NOTARY PUBLIC
Doc. No. Page No. Book No. Series of	