

Exhibit-B

AGREEMENT

This **AGREEMENT** made on the _____ day of _____, 2022, by and between

Mark Hawkins and Fueling Services LLC,

Having offices at 141 Shun Pike, Johnston, Rhode Island 02919 first Party, (hereinafter referred to as "Owner") and or Owner's")

And, _____, having legal address

at, _____,
second Party, (hereinafter referred to as "Recipient").

WHEREAS, Owner has heretofore, at substantial economic expense, and with documented years of development and hard work, acquired of its Trade Secrets from its research and related activities, data, processes, apparatuses, technology, know-how, and information relating to Engineered Fuel Oils, Hydrate Reacting Fuels, Intramolecular Modified Fuels, Emulsified Fuels, Oily Waste/Water-Fuels ("Fuels" hereinafter), Fuel additives. Methods for creating ultra high efficient fuels in conjunction with high pressure enhancement technology. The processing of which is a proven combustion fuel technology for large scale fuel oil reduction capabilities, large scale fuel oil emission reduction that produces substantial high profits. Specifically for all classifications of hydrocarbon fuel oils consumed specifically for all internal combustion engines, boilers, furnaces, kilns, power plants and all burners, burner appliances, and burner systems even with high pressure burner capacity at .75Psi to 1500Psi, in conjunction with heating all Owner's processed fuel oils at high operating temperatures of up to 180 degrees fahrenheit to create and distribute highly profitable fuel oils worldwide. ("Combustion Technology" hereinafter), (collectively hereinafter referred to as "Data" and/or "Information");

WHEREAS, Recipient desires to obtain such Data and Information from Owner in order to review demonstrations by the Owner to verify profits, safe for use, reduction in fuel oil emission than that of existing fuels consumed, simplicity of implementation and scalability. To evaluate same to determine if the Recipient desires to partake to invest, purchase and/or take a position to a license to the Data;

WHEREAS, Recipient acknowledges the significant value of the Data and having no prior knowledge of the Data, its history nor had never utilized any similar technology of the Data in commerce in the United States or Worldwide. Recipient acknowledges first being introduced to the technology by the Owner in a first in person meeting or with an email of introduction, which is attached herein as Exhibit-A. Also introduced thereafter in detail by the Owner's 2022-2023 Business Brief, also attached herein as Exhibit-C; The Recipient acknowledges that signing this Agreement Exhibit-B that Recipient has the immediate financial capability by proof of funds. Recipient also has industry expertise and integrity outlined in Exhibit-C and acknowledges that all Data is a highly valuable asset to the Owner.

Recipient Signature, _____ Indicating and validating the Recipient reading, understanding and agreeing to all words and paragraphs of this Page 1 of 4.



NOW THEREFORE, in consideration of Owner revealing such Data and Information to Recipient:

(1) Recipient agrees that all such Data, as well as business briefs, plans, drawings, processing, specifications, patent applications, trade secrets and know-how to process and create Engineered Fuels with additive formulations, fuel additive and fuel oil formulations, fuel additive with water and fuel oils, fuel additive with oily waste-water and fuel oils, fuel additives with biofuel/waste-glycerols and fuel oils and all present or hereafter Owner-developed information relating to owner's activities, extent and scope of operations, businesses, techniques, secret formulas, process, process equipment, fuel processing technology, demonstrations, marketing, financing, manufacture, and all other Owner information (hereinafter collectively referred to as "Information");

Whether Data is disclosed directly or indirectly by Owner to Recipient or otherwise becomes known to Recipient, the Data and Information shall be maintained confidential forever and not published, disseminated, revealed, copied, produced in any form to be produced to use in conjunction with all and any combustion technology and not to use Data and Information with specifically to all and any Oil Companies and/or any type Energy Companies in any manner to compete with the Owner ever. The Recipient agrees he or she shall not to engage or consult with any other person, company or party globally and/or worldwide to compete with the Owner. The Recipient agrees and acknowledges that all Information disclosed shall not be used except for the purpose set forth in the second WHEREAS paragraph above; provided, however, that the confidentiality provision of this Paragraph

(1) shall not apply to any part of said Information which:

- (a) was known to Recipient at the same time it was obtained from Owner as evidenced by written documentation; or
- (b) is acquired by Recipient from a third party, and such third party did not obtain such Information from Owner under an obligation not to disclose; or
- (c) is, or becomes, published or otherwise in the public domain other than by violation of this Agreement by Recipient.

Recipient agrees that the specific items of the Information which fall within the above-recited exceptions shall not relieve Recipient of its duties hereunder with regard to the Information; that specific items of Information shall not be considered to fall within any of the above-recited exceptions merely because such items are embraced by more general information which falls within one or more of such exception; or that a series of items of knowledge selected from unconnected sources and pieced together in view of the Information shall not cause such Information to fall within any of the above-recited exceptions.

(2) Recipient agrees to not chemically or physically analyze any Fuels, Fuel Additives or Processed Fuels by the Owner without Owners written consent and to disclose only to the Owner the results and data of all tests he or she performs with regard to the Owners Fuel Additives, Processed Fuels Oils, Methods for making the Engineered Fuels and/or the Combustion Technology. All Test Data, Reports, Written Opinions, Recommendations, Written Graphs, Videos and Photography paid by the Recipient are also the property of the Owner and must be received by Owner by the date taken and completed for Owner to review and to consult with all original Authors of written and viewable materials about results, methods and testing protocols of its Data.

Recipient Signature, _____ Indicating and validating the Recipient reading, understanding and agreeing to all words and paragraphs of this Page 2 of 4.

(3) Recipient agrees to permit access to such Data and Information only to that limited number of Recipient's key personnel and consultants as shall be necessary to permit Recipient to use the Data and Information for the purposes set forth in the second WHEREAS paragraph above; and to require each and every person having access to such information to also sign a separate copy of this Agreement prior to access and obligating such persons to maintain the Data and Information confidential to the same degree that Recipient is obligated to maintain the Information confidential under the terms of this Agreement. Upon Owner's request, the Recipient shall furnish in writing to the Owner the identity and contact information of each such key personnel and consultants and their scope of review of Data and Information for approval by the Owner prior to having any persons having access to the Data and Information. All persons having access to the Data and Information must be notified in writing by Recipient to allow those persons having access to communicate with Owner without any interference regardless of payment or otherwise. The Recipient agrees he or she is responsible for all persons related to Recipient in all fashions either in business, professional and personal having access to any portion of the Data and Information.

(4) Recipient agrees to return upon request all Data, Documents and other Information in written, graphic, digital, electronic or other storage form submitted by Owner to Recipient under the provisions of this Agreement, and all copies thereof. Recipient also agrees to destroy and verify destruction of all Data and Information in written and graphic form, and in digital, electronic, optical, or other computer storage form in its possession upon Owner's request.

(5) Recipient agrees not to contact the Owner's Executive Team, Partners, Clients, Employees, Consultants, Contractors, Investors and Licensees within regards to all the Data, Information, all Materials related to Business Brief, Proposals, Official Presentations, Test Data, Letters of Observations and Opinions without written consent from the Owner.

(6) Recipient Agrees this Agreement is not a license or other right to the Data and Information or to any prior, present or hereafter issued Patents, Trade Secrets, Know-How or to any copyright is hereby given to the Recipient by Owner to engage in commerce.

(7) Recipient agrees he or she does not have a position as the Exclusive Agent and/or License Partner to the Owner. The Recipient agrees that to have a position as the Exclusive Agent and/or License Partner to the Owner, there will be a minimum non-refundable fee for that position. This is to be determined and agreed to in a separate written agreement by both Parties.

(8) Recipient Agrees all payments, deposits and fees to the Owner by the Recipient are discretionary funds for all cost such as for time, travel, materials, equipment, facility, legal, consulting teams for demonstrations for continual of due diligence are not refundable. The Recipient agrees to all outstanding fees for non proceeding closure for closing down all due diligence preparations and time collecting all Data and Information.

(9) This Agreement will be governed and construed in accordance with the laws of The State of Massachusetts, The State of New York, The State of Florida and The State of Rhode Island. Whereas the Owner has complete discretion to chose either State listed herein depending on the nature of the matter and where it's Legal Council that has the best expertise handling the matter.

(10) It is agreed if either Party brings an action to enforce a right provided under this Agreement, reasonable attorney fees and all costs and other expenses incurred by the prevailing Party in the action shall be paid by the non-prevailing Party to the prevailing Party.

Recipient Signature, _____ Indicating and validating the Recipient reading, understanding and agreeing to all words and paragraphs of this Page 3 of 4.

(11) Recipient agrees he or she had no prior knowledge of the technology, the Data and Information of the Owner. Therefore the Recipient agrees he or she can not and will not ever claim to be an Employee, Partner, Co-Inventor, Co-Developer, Co-Founder and/or Partner in all past companies and businesses of the Owner. Recipient agrees he or she can not and will not ever claim they had similar technology, trade secrets, know-how and similar businesses in which the Recipient in no way or fashion ever taught the Owner or suggested any recommendations.

(12) This Agreement can only be modified in writing and signed by both Parties hereto. If any other Agreements or similar documents are executed by Owner and Recipient and there is any discrepancy between any of the executed Agreements, this Agreement will always supercede all Agreements and allowing the Owner at all times to freely move forward with all his technology, all his business plans and continue all businesses worldwide without restrictions or any interference from the Recipient and any of the Recipient's legal representation worldwide.

(13) This Agreement is reciprocal in all regards and is also effective and extends to any and all of the signatories heirs, assignees, designees and the like as long as they exist.

IN WITNESS WHEREOF, the Owner and Recipient have executed this instrument as of the day and year first above written. The Recipient Agrees that he or she signature and/or initials on each page of this Agreement is indicating and validating the Recipient reading, understanding and agreeing to all words and all paragraphs of all pages of this Agreement.

RECIPIENT: _____

Signature: _____

Title: _____

Date Signed: _____

Legal Adress: _____

Contact Number: _____

**OWNER: Mark Hawkins and
Fueling Services LLC,
(+1401) 999-5200**

Signature: _____

Title: **Owner, CEO and Chairman.**

Date Signed: _____

NOTARY WITNESS:

Print Name: _____

Notary Official Seal

Signature: _____

Date Signed: _____