



World Leaders in Oil Spill Control Technology . . . Since 1960

Technology Transfer Agreement

This agreement is made as of the 15th of August 2005, by and between Ralph Bianchi of 103 Wilhelm Place in Glen, New Hampshire 03838-0576, and Slickbar Products Corporation, a Connecticut corporation whose principal offices are located at 18 Beach Street in Seymour, Connecticut 06483.

Ralph Bianchi here by transfers to Slickbar Products Corporation all technology and trademarks which have been proprietary to him for the JBF and Dynamic Incline Plane (or DIP) Technology. The Technology shall mean all know how, data, information, drawings, manuals, blueprints, utility models, prototypes, plans, designs, patent and patent rights, whether oral or in written or electronic form, owned by Ralph Bianchi and relating to oil skimming technology, including, without limitation, DIP Technology and the Patent and such patents as may issue from the patent applications and all patents as may issue from all divisions, continuations, reexaminations, reissues, renewals, and extension thereof, and all patents to be issued anywhere in the world resulting from the same patent disclosure and/or patent applications.

The Patent of reference is US Patent No. 5,384,043.

The Trademarks shall mean the JBF Trademarks, as registered with the US Patent and Trademark office under registration number 1969918, and DIP trademark, as registered with the US Patent and Trademark office under registration number 1994984, but shall not, in any event, include the corporate name of JBF Environmental Systems, or any form thereof.

All costs for maintaining all patents and trademarks, as well as any other relative JBF or DIP expenses, will be paid by Slickbar Products Corporation from now on from the effective date of this agreement.

RAB
STR
TRADEMARK

REEL: 003252 FRAME: 0277

Ralph Bianchi Agreement
Page #2

Both Ralph Bianchi and Slickbar Products Corporation shall hold each other harmless and indemnify each other from any and all liabilities, damages, losses, claims, suits, proceedings, demands, recovery, cost and expenses which arise out of or relate to any transactions that either party was responsible for.

All prior discussions and draft documents of an agreement for technology are null and void as the signing of the present agreement.

In witness whereof, the parties have duly executed this agreement as of the date above.

Ralph Bianchi

Slickbar Products Corporation

By: *Ralph A. Bianchi*

By: *[Signature]*

Date: 8/22/05

Date: 8/12/05

Babara M Theriault
10/22/08

Stephen V. Bully
12 AUGUST 2005

f/d/s/sl/Ralph Bianchi Agreement 11 August 2005