



Agreement, License, Contractors and Safety Agreement

Sherman William Braithwaite (Sherman W, Braithwaite)

Atomic Electronic Weight Chips and Circuits, Inc.

Phone Number: 1-347-640-8938

Email Address: pausewatch@outlook.com

Email Address: swbraithwaite@aewcac.com

You have the right to obtain a License to Research, Develop, and Manufacture The Braithwaite Particle Trap (The BPT), perform associated Research types as disclosed within the patent and/or patent application of The Braithwaite Particle Trap (The BPT) after an agreement in writing with the owner-- Sherman W, Braithwaite—of the intellectual property; invention, The Braithwaite Particle Trap (The BPT); A License to use the intellectual property the patent and/or patent application for—short named—**The BPT**, devices under such name and construction of that, or associated research types as disclose within the patent and/or patent application of The Braithwaite Particle Trap (**The BPT**), that were drawn up in which ever means and written in which ever means by the intellectual property owner, Sherman W. Braithwaite. You have the right of being Licensed; After an **Agreement, License, and Safety Agreement** have been signed by both parties and fees have been paid to owner—Sherman W, Braithwaite—of the intellectual property (The Braithwaite Particle Trap (The BPT)).

Second Party (2nd Party; **Agreement, License, and Safety Agreement** signed); A signed **Agreement, License, and Safety Agreement** by both 1st Party (owner—Sherman W, Braithwaite—of the intellectual property; The Braithwaite Particle Trap (The BPT)) and 2nd Party (Licensee): Incase the owner's— Sherman W, Braithwaite—intellectual property (**The Braithwaite Particle Trap (The BPT)**) has not been sold and instead used for private means, any moneys transaction between the private Party and the licensee will deem the owner--Sherman W, Braithwaite--of the intellectual (The Braithwaite Particle Trap (The BPT)) 5% of profit from the licensee and the private Party of a sum, that is 10%, 5% royalties from the second and third parties. If the 3rd Party requires to remain private, moneys must be transferred through the 2nd or a 4th Party to the 1st Party; the owner--Sherman W, Braithwaite--of the intellectual property (**The Braithwaite Particle Trap (The BPT)**).

Also; after the **Agreement** is signed by the 1st Party and the 2nd Party of the **Agreement, License, and Safety Agreement** for the usage of **The BPT** devices under such name and construction of that, or associated research types as disclose within the patent and/or patent application of **The Braithwaite Particle Trap (The BPT)**, that were drawn up in which ever means and written in which ever means. As set forth in the **Agreement, License, and Safety Agreement**, after **License** granted, the Licensee will have signed this **Agreement, License, and Safety Agreement**; and, will have **License** signed, and **Safety Agreement** signed to the terms of this License Agreement, allowing the owner--Sherman W, Braithwaite--of the intellectual property; invention, The Braithwaite Particle Trap (The BPT); and devices under such name and construction of that, were drawn up in which ever means and written in which ever means by the intellectual property owner, Sherman W. Braithwaite; To have been paid fees, to which the owner—Sherman W, Braithwaite—of the intellectual property (**The Braithwaite Particle Trap (The BPT)**) always have a right of usage of **The BPT**; And You the 2nd Party will have the right to

Research, Develop, and Manufacture **The BPT** to the specifications designed in the intellectual property or other researching of **The BPT** in its entirety for 4 years. In which time after 4 years, this **Agreement, License, and Safety Agreement** may be renewed with a new **Agreement, License, and Safety Agreement**. That which **Agreement, License, and Safety Agreement** is or was is fashioned by the owner—Sherman W, Braithwaite—of the intellectual property (**The Braithwaite Particle Trap (The BPT)**). Before and after each 4 years, all royalties being paid to the owner—Sherman W, Braithwaite—of the intellectual property (**The Braithwaite Particle Trap (The BPT)**) will continue as such.

If after 12 months, the fulfillment of **Agreement, License, and Safety Agreement** signed, and after fee is paid after signed **Agreement** to the owner—Sherman W, Braithwaite—of the intellectual property (**The Braithwaite Particle Trap (The BPT)**) no Manufacture of products are made, a fee of the original **Agreement**, is paid to the owner—Sherman W, Braithwaite—of the intellectual property (**The Braithwaite Particle Trap (The BPT)**), and so on each 12 months until product/s Manufacture of goods in retrospect of usage of **The BPT** and its devices.

This right of usage of the invention/s with this part of the license with said fee paid, is limited to Research, Develop, and Manufacture of **The BPT**. After the fee is paid the owner—Sherman W, Braithwaite—of the intellectual property (**The Braithwaite Particle Trap (The BPT)**), the licensee is free to Research, Develop, and Manufacture **The BPT**. After marketing sales/sales of **The BPT** in the public markets/any product associated with **The BPT** technology, the licensee agrees to give royalties of profit from sales of **The BPT** and **BPT** technology with, the owner--Sherman W, Braithwaite--of the intellectual property; royalties of a percentage, 5% of sales monies of **The BPT** and **BPT** technology must be paid to, the owner--Sherman W, Braithwaite--of the intellectual property. This **Agreement, License, and Safety Agreement** with fee paid to the owner--Sherman W, Braithwaite--for **Agreement** of the intellectual property; for usage by the 2nd Party, is exclusive to the licensee, and the owner--Sherman W, Braithwaite--of the intellectual property or invention; **The BPT**. This license is only between Sherman W. Braithwaite, inventor of **The BPT**, and the licensee. Other Licenses of **The BPT**, and **BPT** Technologies are subject to Sherman W. Braithwaite, inventor of **The BPT** and the licensee after the due processes of usage of the **Agreement, License, and Safety Agreement**.

Of 3rd Party usage of **The BPT** from a 2nd Party **Agreement, License, and Safety Agreement**: Second Party (2nd Party; **Agreement, License, and Safety Agreement** signed); A signed **Agreement, License, and Safety Agreement** by both 1st Party (owner—Sherman W, Braithwaite—of the intellectual property; **The Braithwaite Particle Trap (The BPT)**) and 2nd Party (Licensee): In case the owner's—Sherman W, Braithwaite—intellectual property (**The Braithwaite Particle Trap (The BPT)**) has not been sold and instead used for private means, any moneys transaction between the private Party and the licensee will deem the owner--Sherman W, Braithwaite--of the intellectual property (**The Braithwaite Particle Trap (The BPT)**) 5% of profit from the licensee and the private Party of a sum, that is 10%, 5% royalties from the second and third parties. If the 3rd Party requires to remain private, moneys must be transferred through the 2nd or a 4th Party to the 1st Party; the owner--Sherman W, Braithwaite--of the intellectual (**The Braithwaite Particle Trap (The BPT)**).

The licensee must also agree to follow all safety guidelines in handling Research, Development, and Manufacture of **The BPT** and **BPT** Technologies. If so choose the licensee may avoid signing the **Safety Agreement** portion of the **Agreement, License, and Safety Agreement**. The **Agreement, License, and Safety Agreement** are simply a means of license granted from the 1st Party to the 2nd Party. The 2 parts of license granted that must be signed to have license granted are; **Agreement**, and **License**. The

licensee, if chooses ignorance of the **Safety Agreement** portion of the **Agreement, License, and Safety Agreement**; avoidance of signature of that part, should provide its own **Safety Agreement** either to the owner--Sherman W, Braithwaite--of the intellectual property or keep for licensee own records sake.

Contractors & Safety Agreements; 2nd Party

- Contract to Only Research, Develop, and Manufacture The Braithwaite Particle Trap (The BPT); The contractor have no other rights than to perform the work paid to be performed under the owner (**Sherman William Braithwaite**) of the intellectual property **The Braithwaite Particle Trap (The BPT)**. Unless other agreements were made between the owner (**Sherman William Braithwaite**) of the intellectual property and the contractor; The contractor is to “Only Research, Develop, and Manufacture” the intellectual property **The Braithwaite Particle Trap (The BPT)** for the 1st Party or 2nd Party Licensee, and the Contractor cannot market, sell in anyway, give, lend to others and organization; The intellectual property, **The Braithwaite Particle Trap (The BPT)**.

The Braithwaite Particle Trap (BPT)

Danger, Solution Magnetic fields:

- Magnetic fields are employed for the protection of matter beyond the field of antimatter usage and to enclose leakage of antimatter beyond the field of antimatter usage. Power from the devices (**The BPT**) itself can be used to indefinitely power an electromagnetic array used as field protection with usage of **The BPT**. It is within reason to believe that an antimatter energy generating device, used in generating any other form of energy, may as well be generating an antimatter energy form. That is why caution has to be used in preparing a device of dangerous unstable forms of Antimatter for usage. A device such as **The BPT**. In the case of possibly other forms of antimatter energy generation, a stable **BPT** power generator device may be employed as usage of an unstable device commences. In turn, the stable device will have to be made to generate a magnetic field to protect matter from the unstable device. Danger, Solution Magnetic fields.

Agreement Licensing, Product (1, 2, or 3)

The BPT Devices usages; Medicine (1), Power Sources (2); Propulsion Power (3)

Medicine; Medical Device Alternatives (1);

- A device to Siphon Energy and stimulate in biology:
 - Enhance Biological Healing Processes Research
 - Enhance Cybernetic Research
 - Enhance Biological Organ Regeneration Research
 - Enhance Other Biological Devices Research

Power Sources (2):

- Antimatter
- Perpetual Energy
- High Power Energy
- Low Power Energy
- High Current
- Low Current
- Magnetic Energy
- Static Electric
- High Voltage
- Low Voltage
- Ionizing
- Fusion Energy
- Gamma Ray
- X-Ray
- Photonic
- High Impedance
- Low Impedance

Propulsion Power (3):

- Antimatter
- Perpetual Energy
- High Power Energy
- Low Power Energy
- High Current
- Low Current
- Magnetic Energy
- Static Electric
- High Voltage
- Low Voltage
- Photonic
- High Impedance
- Low Impedance

Licensing Agreement; Safety Agreement; Contractors & Safety Agreements; Signatures; and Dates:

2nd Party	1st Party
Agreement Licensing, Product	Owner Agreement Licensing, Product
Agreement Licensing, Product:	Owner Agreement Licensing, Product:
Corporation:	Corporation:
First Name:	First Name:
Middle Name:	Middle Name:
Last Name:	Last Name:
Date:	Date:
Sign:	Sign:
Void:	Void:
Agreement; BPT License to	Agreement; BPT License from
Corporation:	Corporation:
First Name:	First Name:
Middle Name:	Middle Name:
Last Name:	Last Name:
Date:	Date:
Sign:	Sign:
Void:	Void:
Safety Agreement; 2nd Party, Licensee	Acknowledgment; Owner, 1st Party, Licensor
Corporation:	Corporation:
First Name:	First Name:
Middle Name:	Middle Name:
Last Name:	Last Name:
Date:	Date:
Sign:	Sign:
Void:	Void:

Contractors & Safety Agreements; 2nd Party	Acknowledgment; Owner, 1st Party
Corporation:	Corporation:
First Name:	First Name:
Middle Name:	Middle Name:
Last Name:	Last Name:
Date:	Date:
Sign:	Sign:
Void Safety Agreements:	Void Safety Agreements:

How to Fill out this Form

2nd Party:

1. **“Agreement Licensing, Product”**: Which is licensed between product choices 1, 2, or 3? If none, “Void”. If not “Void”, a license fee is due post licensee of the post intellectual property (The Braithwaite Particle Trap (The BPT)) is given rights of product usages under terms.
2. **“Agreement; BPT License to”**: Who is given rights of intellectual property (The Braithwaite Particle Trap (The BPT)) usages under terms after **Agreement Licensing, Product (1, 2, or 3)**. If none, “Void”.
3. **“Safety Agreement; 2nd Party, Licensee”**: If the Licensee 2nd party agrees to the **Safety Agreement** from the 1st party owner (**Sherman William Braithwaite**) of the intellectual property or Atomic Electronic Weight Chips and Circuits, Inc., owner of the intellectual property. If “Void”, the Licensee, 2nd party agrees to provide a **Safety Agreement**.
4. **“Contractors & Safety Agreements; 2nd Party”**: When “Void” all; **“Agreement Licensing, Product [1, 2, or 3]”**; **“Agreement; BPT License to”**; **“Safety Agreement; 2nd Party, Licensee”**, and with agreements not signed between the 2nd and the 1st party owner (**Sherman William Braithwaite**) of the intellectual property or Atomic Electronic Weight Chips and Circuits, Inc., owner of the intellectual property. The entity can sign a **“Contractors & Safety Agreements; 2nd Party”** agreement with the 1st Party, owner (**Sherman William Braithwaite**) of the intellectual property or Atomic Electronic Weight Chips and Circuits, Inc., owner of the intellectual property. Only if the 1st party owner (**Sherman William Braithwaite**) of the intellectual property or Atomic Electronic Weight Chips and Circuits, Inc., owner of the intellectual property agrees in writing.
5. **“Void”**: Please Print your Initials if necessary.

Limited Research and Full Propulsion Technology Research Definitions

- Limited Research License Agreement Fee: \$300,000.
- Limited Research Annual Stipulation Before Marketing and Royalties: \$50,000.
- Full Propulsion Technology Research: \$3,991,900
- Full Propulsion Technology Research Annual Stipulation Before Marketing and Royalties: \$1,119,900

Limited Research Definition: Power Source Development as Chip Form or Circuit Board Form. For reasons, other than propulsion or any sort of flight technology; For usage towards the Development of tiny flying devices such as drones and road vehicles and wheel vehicles for marketing purposes, it is Limited Research. Development of devices and equipment for medical purposes.

- Full Propulsion Technology Research: For usage in Space and Geo-Propulsion Technology based upon Electromagnetism or as defined, the forces of Quantum Mechanics. Telecommunications and Remote Systems. Development of devices and equipment for medical purposes.
- The Development of Limited and Full Technologies: Propulsion; Medical Technology and Equipment, are not limited to this License Agreement of technology definitions. Developments of Limited and Full Technologies may go beyond scopes, not included in the License Agreement of technology's specifications and definitions, at this time.