BEFORE THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

In the Matter of:) DOCKET NO. CAA-10-2022-0028
POWERTECH DIESEL, LLC)) CONCENT A CREENTENT
IDAHO FALLS, IDAHO) CONSENT AGREEMENT)
Respondent.)
)

I. STATUTORY AUTHORITY

- 1.1. This Consent Agreement is issued under the authority vested in the Administrator of the U.S. Environmental Protection Agency ("EPA") by Section 205(c)(1) of the Clean Air Act ("CAA"), 42 U.S.C. § 7524(c)(1).s
- 1.2. Pursuant to Section 205(c)(1) of the CAA, 42 U.S.C. § 7524(c)(1), and in accordance with the "Consolidated Rules of Practice Governing the Administrative Assessment of Civil Penalties," 40 C.F.R. Part 22, EPA issues, and PowerTech Diesel, LLC ("Respondent") agrees to issuance of, the Final Order attached to this Consent Agreement ("Final Order").

In the Matter of: POWERTECH DIESEL, LLC Docket Number: CAA-10-2022-0028

Consent Agreement Page 1 of 16 U.S. Environmental Protection Agency 1200 Sixth Avenue, Suite 155, 11-C07 Seattle, Washington 98101 (206) 553-1037

II. PRELIMINARY STATEMENT

2.1. In accordance with 40 C.F.R. §§ 22.13(b) and 22.18(b), issuance of this Consent Agreement commences this proceeding, which will conclude when the Final Order becomes effective.

2.2. The Director of the Enforcement and Compliance Assurance Division, EPA Region 10 ("Complainant") has been delegated the authority pursuant to Section 205(c)(1) of the CAA, 42 U.S.C. § 7524(c)(1), to sign consent agreements between EPA and the party against whom an administrative penalty for violations of the CAA is proposed to be assessed.

2.3. Part III of this Consent Agreement contains a concise statement of the factual and legal basis for the alleged violations of the CAA together with the specific provisions of the CAA and the implementing regulations that Respondent is alleged to have violated.

III. ALLEGATIONS

CAA Title II, Subpart A

3.1. Part A of Title II of the CAA, 42 U.S.C. §§ 7521–7554, and the regulations promulgated thereunder were enacted to reduce air pollution from mobile sources, including particulate matter ("PM"), non-methane hydrocarbons ("NMHC"), oxides of nitrogen ("NO_X"), and carbon monoxide ("CO."). In promulgating the CAA, Congress found, in part, that "the increasing use of motor vehicles . . . has resulted in mounting dangers to the public health and welfare." CAA Section 101(a)(2), 42 U.S.C. § 7401(a)(2).

3.2. EPA's allegations here concern parts or components for motor vehicles and engines subject to emission standards. The CAA requires EPA to prescribe and revise, by regulation, standards applicable to the emission of any air pollutant from new motor vehicles or

In the Matter of: POWERTECH DIESEL, LLC Docket Number: CAA-10-2022-0028

engines that cause or contribute to air pollution which may reasonably be anticipated to endanger public health or welfare. *See* CAA Sections 202(a)(1) and (3)(B), 42 U.S.C. §§ 7521(a)(1) and (3)(B). As required by the CAA, the emission standards must "reflect the greatest degree of emission reduction achievable through the application of [available] technology." CAA § 202(a)(3)(A)(i), 42 U.S.C. § 7521(a)(3)(A)(i).

- 3.3. Section 216(2) of the CAA, 42 U.S.C. § 7550(2), defines "motor vehicle" as "any self-propelled vehicle designed for transporting persons or property on a street or highway." *See also* 40 C.F.R. § 85.1703 (further defining "motor vehicle").
- 3.4. Under Section 302(e) of the CAA, 42 U.S.C. § 7602(e), "person" includes an individual, corporation, partnership, association, state, municipality, political subdivision of a state, and any agency, department, or instrumentality of the United States and any officer, agent, or employee thereof.
- 3.5. Under Section 202 of the CAA, 42 U.S.C. § 7521, EPA has promulgated emission standards for PM, NMHC, NO_X, and CO applicable to motor vehicles and motor vehicle engines, including heavy-duty diesel trucks, based on a vehicle's or engine's class and model year. *See generally* 40 C.F.R. Part 86.
- 3.6. Section 203(a)(1) of the CAA, 42 U.S.C. § 7522(a)(1), prohibits a manufacturer of motor vehicles or motor vehicle engines from selling, offering to sell, importing, or introducing or delivering for introduction into commerce any new motor vehicle or motor vehicle engine in the United States unless the motor vehicle or motor vehicle engine is covered by a certificate of conformity. EPA issues certificates of conformity to motor vehicle and motor vehicle engine manufacturers (also known as "original equipment manufacturers" or "OEMs") under Section 206(a) of the CAA, 42 U.S.C. § 7525(a), to certify that a particular group of motor

In the Matter of: POWERTECH DIESEL, LLC Docket Number: CAA-10-2022-0028

Consent Agreement Page 3 of 16

vehicles or motor vehicle engines conforms to applicable EPA requirements governing motor vehicle emissions.

3.7. To obtain a certificate of conformity for a given motor vehicle or motor vehicle engine family, the original equipment manufacturer must demonstrate that such motor vehicle or motor vehicle engine will not exceed established emission standards for PM, NMHC, NOX, CO, and other pollutants. 40 C.F.R. §§ 86.004-21, 86.1844-01. The application for a certificate of conformity must include, among other things, identification of the covered engine family, a description of the motor vehicle or engine and its emission control systems, all auxiliary emission control devices ("AECDs") and the engine parameters they monitor, as well as test results from a test vehicle or engine showing that it meets the applicable emission standards.

- 3.8. An AECD is "any element of design which senses temperature, vehicle speed, engine RPM, transmission gear, manifold vacuum, or any other parameter for the purpose of activating, modulating, delaying, or deactivating the operation of any part of the emission control system." 40 C.F.R. §§ 86.082-2, 86.1803-01.
- 3.9. "Element of design" means "any control system (*i.e.*, computer software, electronic control system, emission control system, computer logic), and/or control system calibrations, and/or the results of systems interaction, and/or hardware items on a motor vehicle or motor vehicle engine." 40 C.F.R. §§ 86.094-2, 86.1803-01.
- 3.10. To meet the emission standards in 40 C.F.R. Part 86 and qualify for a certificate of conformity, motor vehicle and motor vehicle engine manufacturers use a variety of hardware and software devices and elements of design.
- 3.11. Manufacturers employ certain hardware devices as emission control systems to manage and treat exhaust to reduce levels of regulated pollutants from being created or emitted

In the Matter of: POWERTECH DIESEL, LLC Docket Number: CAA-10-2022-0028

Consent Agreement Page 4 of 16

into the ambient air and meet the emission standards in 40 C.F.R. Part 86. Such devices include

exhaust gas recirculation ("EGR"), diesel oxidation catalyst ("DOC"), diesel particulate filters

("DPFs"), and selective catalytic reduction ("SCR").

3.12. In addition to emission control hardware, various elements of design incorporated

into motor vehicles, such as fuel mass, fuel injection pressure, and fuel injection timing, can

affect the quantity of regulated pollutants that are created by the diesel engine. As an example,

original equipment manufacturers of heavy-duty diesel trucks generally employ retarded fuel

injection timing as an emission control method for NOX. See 59 Fed. Reg. 23,264 at 23,418

(May 5, 1994) ("[I]njection timing has a very significant impact on NOX emission rates, with

advanced timing settings being associated with higher NOX ...").

3.13. Modern vehicles and engines are also equipped with electronic control modules

("ECMs") and onboard diagnostic systems ("OBDs"). ECMs are devices that receive inputs

from various sensors and outputs signals to control engine, vehicle, or equipment functions.

ECMs continuously monitor engine and other operating parameters to manage the operation of

the emission control systems and elements of design, such as fuel injection timing. The OBD

detects and reports malfunctions of emission-related elements of design through a network of

sensors installed throughout a motor vehicle or motor vehicle engine. CAA Section 202(m), 42

U.S.C. § 7521(m); see also 40 C.F.R. §§ 86.007-17, 86.010-18, 86.1806-05.

3.14. Section 203(a)(3)(B) of the CAA, 42 U.S.C. § 7522(a)(3)(B), makes it unlawful

for "any person to manufacture or sell, or offer to sell, or install, any part or component intended

for use with, or as part of, any motor vehicle or motor vehicle engine, where a principal effect of

the part or component is to bypass, defeat, or render inoperative any device or element of design

installed on or in a motor vehicle or motor vehicle engine in compliance with regulations under

[Title II of the CAA], and where the person knows or should know that such part or component

In the Matter of: POWERTECH DIESEL, LLC

is being offered for sale or installed for such use or put to such use." It is also a violation for any

person to cause any of acts listed above. CAA Section 203(a), 42 U.S.C. § 7522(a).

3.15. Section 208(a) of the CAA, 42 U.S.C. § 7542(a), requires persons subject to the

requirements of Parts A or C of Title II to, among other things, provide information EPA may

reasonably require to determine whether such person has acted or is acting in compliance with

such requirements and the regulations adopted thereunder. See also 40 C.F.R. § 1068.25.

3.16. Section 203(a)(2)(A) of the CAA, 42 U.S.C. § 7522(a)(2)(A), makes it unlawful

for any person to fail or refuse to permit access to or copying of records or to fail to make reports

or provide information required under CAA Section 208(a), 42 U.S.C. § 7542(a).

3.17. Any person who violates Section 203(a)(3) of the CAA, 42 U.S.C. § 7522(a)(3),

is subject to injunctive relief under Section 204 of CAA, 42 U.S.C. § 7523, and a civil penalty of

up to \$4,876 for each violation. CAA Section 205(a), 42 U.S.C. § 7524(a); 40 C.F.R. § 19.4,

Table 1.

3.18. Any person who violates Section 203(a)(2) of the CAA, 42 U.S.C. § 7522(a)(2),

is subject to injunctive relief under Section 204 of CAA, 42 U.S.C. § 7523, and a civil penalty of

up to \$48,762 per day for each violation. CAA Section 205(a), 42 U.S.C. § 7524(a); 40 C.F.R.

§ 19.4, Table 1.

General Allegations

3.19. Respondent is organized under the laws of the State of Idaho and registered to do

business in Idaho.

3.20. Respondent is a distributor and/or retail seller and installer of aftermarket

automotive parts and specializes in diesel trucks.

3.21. Respondent is a "person" as defined in Section 302(e) of the CAA, 42 U.S.C.

§ 7602(e).

In the Matter of: POWERTECH DIESEL, LLC

(206) 553-1037

to Respondent under the authority of Section 208 of the CAA, 42 U.S.C. § 7542, requesting, among other things, information related to Respondent's manufacture, sale, offer for sale, and

3.22. On January 23, 2020, EPA issued an information request ("Information Request")

installation of parts, components, and services (products) which bypass, defeat, or render

inoperative any emission control component, element of design, or emissions related part or

component.

On June 2, 2020, Respondent provided EPA a partial response to the Information

Request, which documented sales of 29 parts or components parts or components that were

intended for use with, or as part of, any motor vehicle or motor vehicle engine, and where a

principal effect of the part or component was to bypass, defeat, or render inoperative any device

or element of design installed on or in a motor vehicle or motor vehicle engine.

3.24. Based on Respondent's failure to fully respond to the Information Request; the

limited information provided by Respondent in response to the Information Request; and, a

review of information provided on Respondent's website, EPA issued a Notice of Violation to

Respondent dated March 16, 2021, alleging: that Respondent sold, and/or offered for sale at least

29 parts or components from January 4, 2017 through December 17, 2020 in violation of Section

203(a)(3)(B) of the CAA, 42 U.S.C. § 7522(a)(3)(B); and, that Respondent failed to timely and

fully respond to the Information Request in violation of CAA Section 203(a)(2)(A), 42 U.S.C. §

7522(a)(2)(A).

Violations

Defeat Devices

3.25. Based on Respondent's response to EPA's Information Request and other

available information, from January 4, 2017 to December 17, 2020, Respondent sold and/or

In the Matter of: POWERTECH DIESEL, LLC

offered for sale at least 29 parts or components designed and marketed for use with or as part of

motor vehicles or motor vehicle engines. This includes:

a. At least 1 exhaust replacement pipe that allows the customer to remove the

control equipment of the exhaust system such as the catalytic converter. The exhaust

replacement pipe was part number S6212PLM, MBZRP 2003-2007 Powerstroke Turbo

Back Off-Road Exhaust Systems Without Mufflers. Respondent's website stated: "Note:

This system removes the catalytic converter and may be considered to be an off-road use

only."

b. At least 5 tuning products that allow the customer to remove the emission

control components. An example of a tuning product that Respondent sold is the "10-18"

CUMMINS EFI live deleted Race only Tune file," Product ID PTD-1016efi50.

c. At least 23 other products that allow the customer to remove emission

control equipment, which Respondent offered for sale on its website

https://powertechdiesel.com. Part numbers include: i3508, i3603, i4773, i4801, i4797,

i20013, i8036, i9507, i6982, i3915, 852NB, 864, 753NB, 832NB, 733NB, 853NB,

864NB, 834, 834NM, 734, 833NB, and i9423.

3.26. These parts and components were designed and marketed for use on, and thus

intended for use with or as part of, makes and models of motor vehicles and motor vehicle

engines manufactured by entities such as Cummins Inc.; FCA US LLC and its predecessors;

General Motors Co.; and Ford Motor Co.

In the Matter of: POWERTECH DIESEL, LLC Docket Number: CAA-10-2022-0028

- 3.27. These motor vehicles and motor vehicle engines were designed for transporting persons or property on a street or highway, and therefore are subject to motor vehicle and motor vehicle engine emission standards under CAA Title II, Subpart A, 42 U.S.C. §§ 7521–7554.
- 3.28. The original equipment manufacturer of these motor vehicles and motor vehicle engines sought and obtained certificates of conformity from EPA, thereby certifying that the motor vehicles and motor vehicle engines demonstrated compliance with applicable federal emission standards, including design configurations using elements of design such as fuel timing, EGRs, DPFs, SCRs, and OBD systems.
- 3.29. The parts and components referred to in Paragraph 3.25 above, when installed in or on motor vehicles, bypass, defeat, or render inoperative devices or elements of design that motor vehicle and motor vehicle engine manufacturers employ to meet emission standards in regulations promulgated under CAA Title II, Subpart A, 42 U.S.C. §§ 7521–7554.
- 3.30. Respondent knew or should have known that these parts or components were sold or offered for sale or installed to bypass, defeat, or render inoperative devices or elements of design that motor vehicle and motor vehicle engine manufacturers employ to meet emission standards in regulations promulgated under CAA Title II, Part A, 42 U.S.C. §§ 7521–7554.
- Therefore, from January 4, 2017 through December 17, 2020, Respondent 3.31. committed at least 29 violations of Section 203(a)(3)(B) of the CAA, 42 U.S.C. § 7522(a)(3)(B).
- 3.32. Under Section 205(a) of the CAA, 42 U.S.C. § 7524(a), and 40 C.F.R. Part 19, EPA may assess a civil penalty of up to \$4,876 for each violation that occurred on or after November 2, 2015.

Information Request

3.33. Respondent's response to EPA's January 23, 2020 Information Request was due by March 8, 2020.

U.S. Environmental Protection Agency

3.34. On March 30, 2020, Respondent requested an extension of the deadline to

respond to the Information Request to March 30, 2020. EPA granted the extension.

3.35. On March 30, 2020, Respondent requested an additional 60-day extension of the

deadline to respond to the Information Request. EPA granted the request, which extended the

deadline to May 28, 2020.

3.36. Respondent failed to respond to the Information Request by the May 28, 2020

deadline.

3.37. Respondent provided a partial response to the Information Request on June 2,

2020. The responses included a spreadsheet providing some website sales data for the period

from September 2019 to January 2020.

3.38. Respondent provided a second partial response to the Information Request on

June 9, 2020. The second partial response included a sales report for calendar year 2019 and a

list of Respondent's employees.

3.39. On May 19, 2021, Respondent submitted a declaration from Respondent's owner,

Brent Willsey. The declaration explained that Respondent could not feasibly access website data

for the full duration of the Information Request, nor could Respondent identify specific parts

within its recordkeeping system.

3.40. Notwithstanding the partial responses and declaration, Respondent has not

provided information in response to multiple portions of the Information Request, including, but

not limited to:

a. The purchase price, seller, sale price, vehicle application, and vehicle use for

each part identified in Respondent's partial response;

b. A description of the purpose and principal effect of parts identified in

Respondent's partial response;

Page 10 of 16

c. A description of compatible tuners for each tune identified in Respondent's

partial response;

d. Documentation of Respondent's articles of incorporation, by-laws,

certifications of good standing, and/or partnership or membership agreements;

e. The location of any and all locations where Respondent stores inventory;

f. A list of which products, if any, identified in Respondent's partial response,

for which Respondent indicated the part should only be used for testing,

maintenance, off-road, or other restricted use.

g. A statement certifying the truth and completeness of Respondent's response to

the Information Request.

3.41. By submitting a late and incomplete response to the Information Request,

Respondent violated Section 203(a)(2)(A) of the CAA, 42 U.S.C. § 7522(a)(2)(A).

3.42. Under Section 205(a) of the CAA, 42 U.S.C. § 7524(a), and 40 C.F.R. Part 19,

EPA may assess a civil penalty of up to \$48,762 per day for each violation for each violation that

occurred on or after November 2, 2015.

IV. TERMS OF SETTLEMENT

4.2. Respondent admits the jurisdictional allegations of this Consent Agreement.

4.3. Respondent neither admits nor denies the specific factual allegations contained in

this Consent Agreement.

4.4. In determining the amount of penalty to be assessed, EPA has taken into account

the factors specified in Section 205(c)(2) of the CAA, 42 U.S.C. § 7524(c)(2). After considering

these factors, EPA has determined and Respondent agrees that an appropriate penalty to settle

this action is \$55,000 (the "Assessed Penalty"). The EPA has reduced the civil penalty on the

In the Matter of: POWERTECH DIESEL, LLC Docket Number: CAA-10-2022-0028

Page 11 of 16

U.S. Environmental Protection Agency

basis of information submitted by Respondent to support its claim that it is unable to pay a

higher civil penalty and continue in business.

4.5. Respondent agrees to pay the Assessed Penalty and interest according to the

following payment schedule:

a. Respondent agrees to pay \$10,000 within 30 days of the effective date of the Final

Order, which represents \$10,000 of the Assessed Penalty.

b. Respondent agrees to pay \$11,700 within 90 days of the effective date of the Final

Order, which represents \$11,250 of the Assessed Penalty amount plus \$450

interest.

c. Respondent agrees to pay \$11,587.50 within 180 days of the effective date of the

Final Order, which represents \$11,250 of the Assessed Penalty amount plus

\$337.50 interest.

d. Respondent agrees to pay \$11,574 within 270 days of the effective date of the

Final Order, which represents \$11,250 of the Assessed Penalty amount plus \$225

interest.

e. Respondent agrees to pay \$11,368.75 within 360 days of the effective date of the

Final Order, which represents \$11,250 of the Assessed Penalty amount plus

\$118.75 interest.

4.6. Payments under this Consent Agreement and the Final Order may be paid by

check (mail or overnight delivery), wire transfer, ACH, or online payment. Payment instructions

are available at: http://www2.epa.gov/financial/makepayment. Payments made by a cashier's

check or certified check must be payable to the order of "Treasurer, United States of America"

and delivered to the following address:

In the Matter of: POWERTECH DIESEL, LLC **Docket Number: CAA-10-2022-0028**

U.S. Environmental Protection Agency

U.S. Environmental Protection Agency Fines and Penalties Cincinnati Finance Center P.O. Box 979077

St. Louis, Missouri 63197-9000

Respondent must note on the check the title and docket number of this action.

4.7. Concurrently with payment, Respondent must serve photocopies of the check, or proof of other payment method, described in Paragraph 4.5 on the Regional Hearing Clerk and EPA Region 10 at the following e-mail addresses:

Regional Hearing Clerk U.S. Environmental Protection Agency Region 10

R10 RHC@epa.gov

John Keenan

U.S. Environmental Protection Agency

Region 10

Keenan.john@epa.gov

4.8. If Respondent fails to pay any portion of the Assessed Penalty in full by its due date, the entire unpaid balance of penalty and accrued interest shall become immediately due and owing. If such a failure to pay occurs, Respondent may be subject to a civil action pursuant to Section 205(c)(6) of the CAA, 42 U.S.C. § 7524(c)(6), to collect the Assessed Penalty under the CAA. In any collection action, the validity, amount, and appropriateness of the Assessed Penalty shall not be subject to review.

- 4.9. If Respondent fails to pay any portion of the Assessed Penalty in full by its due date, Respondent shall be responsible for payment of the following amounts:
 - Interest. Any unpaid portion of the Assessed Penalty shall bear interest at a. the rate established pursuant to 26 U.S.C. § 6621(a)(2) from the effective date of the Final Order, provided, however, that no interest shall be payable on any portion of the Assessed Penalty that is paid within 30 days of the effective date of the Final Order contained herein.

In the Matter of: POWERTECH DIESEL, LLC **Docket Number: CAA-10-2022-0028**

Consent Agreement Page 13 of 16

U.S. Environmental Protection Agency 1200 Sixth Avenue, Suite 155, 11-C07 Seattle, Washington 98101 (206) 553-1037

42 U.S.C. § 7524(c)(6), should Respondent fail to pay the Assessed Penalty and interest on a timely basis, Respondent shall also be required to pay the United States' enforcement expenses, including attorneys' fees and costs for collection proceedings, and

Attorneys' Fees, Collection Costs, Nonpayment Penalty. Pursuant to

a quarterly nonpayment penalty for each quarter during which such failure to pay persists.

Such nonpayment penalty shall be in an amount equal to ten percent of the aggregate

amount of Respondent's outstanding penalties and nonpayment penalties which are

unpaid as of the beginning of such quarter.

4.10. The Assessed Penalty, including any additional costs incurred under

Paragraph 4.8, represents an administrative civil penalty assessed by EPA and shall not be

deductible for purposes of federal taxes. The undersigned representative of Respondent certifies

that he or she is authorized to enter into the terms and conditions of this Consent Agreement and

to bind Respondent to this document.

b.

4.11. The undersigned representative of Respondent also certifies that, as of the date of

Respondent's signature of this Consent Agreement, Respondent is complying fully with Section

203(a)(3) of the CAA, 42 U.S.C. § 7522(a)(3).

4.12. As a condition of settlement, Respondent agrees to the following: By signing this

Consent Agreement, the undersigned representative of Respondent certifies that from the date of

Respondent's signature: (i) it will not remove or ren der inoperative any emissions-related device

or element of design installed on or in a motor vehicle or motor vehicle engine in violation of

Section 203(a)(3)(A) of the CAA, 42 U.S.C. § 7522(a)(3)(A); and (ii) it will not manufacture,

sell, offer for sale, or install any part or component, including those described in Paragraph 3.29

above, in violation of Section 203(a)(3)(B) of the CAA, 42, U.S.C. § 7522(a)(3)(B). Toward this

end, Respondent is aware of EPA's November 23, 2020 "Tampering Policy: The EPA

Enforcement Policy on Vehicle and Engine Tampering and Aftermarket Defeat Devices under

the Clean Air Act."

4.13. Except as described in Paragraph 4.8, each party shall bear its own costs and

attorneys' fees in bringing or defending this action.

4.14. For the purposes of this proceeding, Respondent:

expressly waives any affirmative defenses and the right to contest the allegations

contained in this Consent Agreement and to appeal the Final Order;

b. acknowledges that this Consent Agreement and the Final Order will be available

to the public and agrees that it does not contain any confidential business

information or any personally identifiable information;

c. certifies that the information it has supplied concerning this matter was at the time

of submission true, accurate, and complete; and

d. acknowledges that there are significant penalties for knowingly submitting false,

fictious, or fraudulent information, including the possibility of fines and

imprisonment (see 18 U.S.C. § 1001).

The provisions of this Consent Agreement and the Final Order shall bind

Respondent and its agents, servants, employees, successors, and assigns.

4.16. Respondent consents to the issuance of any specified compliance or corrective

action order, to any conditions specified in this Consent Agreement, and to any stated permit

action.

4.17. The above provisions in Part IV are STIPULATED AND AGREED upon by

Respondent and EPA Region 10.

Page 15 of 16

DATED:

FOR RESPONDENT:

POWERTECH DIESEL, LLC

DATED:

FOR COMPLAINANT:

EDWARD J. KOWALSKI, Director Enforcement and Compliance Assurance Division EPA Region 10

BEFORE THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

In the Matter of:) DOCKET NO. CAA-10-2022-0028		
POWERTECH DIESEL, LLC) FINAL ORDER		
Idaho Falls, Idaho Respondent.))))		

- 1.1. The Administrator has delegated the authority to issue this Final Order to the Regional Administrator of EPA Region 10, who has redelegated this authority to the Regional Judicial Officer in EPA Region 10.
- 1.2. The terms of the foregoing Consent Agreement are ratified and incorporated by reference into this Final Order. Respondent is ordered to comply with the terms of settlement.
- 1.3. The Consent Agreement and this Final Order constitute a settlement by EPA of all claims for civil penalties under the CAA for the violations alleged in Part III of the Consent Agreement. In accordance with 40 C.F.R. § 22.31(a), nothing in this Final Order shall affect the right of EPA or the United States to pursue appropriate injunctive or other equitable relief or criminal sanctions for any violations of law. This Final Order does not waive, extinguish, or otherwise affect Respondent's obligations to comply with all applicable provisions of the CAA and regulations promulgated or permits issued thereunder and any applicable implementation plan requirements.

In the Matter of: POWERTECH DIESEL, LLC Docket Number: CAA-10-2022-0028

Final Order Page 1 of 2

	1.4.	This Final C	Order shall bec	ome effective	upon filing	with the Re	gional Hearing
Clerk.							
SO OF	RDERE	D this	day of	, 2020).		
Region		EDNICK cial Officer					

Page 2 of 2

Certificate of Service

The undersigned certifies that the original of the attached CONSENT AGREEMENT AND FINAL ORDER, In the Matter of: POWERTECH DIESEL, LLC, Docket No.: CAA-10-2022-0028 was filed with the Regional Hearing Clerk and served on the addressees in the following manner on the date specified below:

The undersigned	d certifies that	a true and	correct c	copy of the	document wa	is delivered to:

Brandon Cobb U.S. Environmental Protection Agency Region 10 Cobb.brandon@epa.gov

Brent Willsey Owner 2963 N Boeing Street Idaho Falls, ID 83401 Brent@powertechdiesel.com

DATED this ____ day of , 2021.

AMY GONZALES Acting Regional Hearing Clerk EPA Region 10