



## Performance Contracting Shared Savings Agreement

Between Stanlin Energy Corporation. A Nevada Corporation and:

\_\_\_\_\_ Herinafter Client.

This agreement authorizes Stanlin Energy Corporation. Herinafter (SEC) to perform or have performed, draft, combustion and thermal efficiency tests and analyses on all furnaces, hot water heaters and boilers located at:

\_\_\_\_\_ Address

(If more than one facility please use a separate sheet of paper identifying the properties.).

CLIENT will provide SEC with copies of their monthly fuel / water bills / production / anything else causing fuel usage for the previous thirty-six (36) months as well as any other numbers that may affect space and hot water heating or production.

With this information, SEC will establish a base line to compare with new fuel consumption numbers with the Technology installed. SEC will then issue a written report to CLIENT . Actual savings will be shared fifty-fifty (50/50) between CLIENT and SEC for a period of ten (10) years beginning with the first month billing after the Technology has been installed.

CLIENT will issue a check to SEC for their fifty percent (50%) savings within seven (7) business days of CLIENT receiving their fuel bill along with a copy of the CLIENT monthly billing. The calculation for the shared savings will be the amount of reduced consumption times the current unit rate divided by two (2). At the end of this Shared Savings Agreement, CLIENT may pay one dollar per boiler and begin receiving 100% of savings.

If at some future point the Facility is expanded or has modifications that noticeably affect fuel consumption we will use either of 2 options:

Option 1) Use the actual savings for all prior months system has been installed as a baseline. Take that baseline savings percentage and apply it towards future billing months during contract. (Example: If we averaged 14% savings over the prior installed months then a new wing is installed. We will assume future shared savings at that 14% baseline from that point forward.)

Option 2) System can be purchased outright or leased through a capital lease based on 3 years savings from the prior months actual consumption at the current cost of fuel at time of payment.

Initial \_\_\_\_\_

CLIENT at any time may, as an option, pay SEC an amount equal to thirty-six (36) months of estimated fuel usage savings, based on the current fuel cost at the time of the buy-out, any time during the life of this agreement. CLIENT would then receive 100% of the savings from reduced fuel consumption on-going.

Manufacturing of the Technology will be paid by SEC. The installation of the Technology will be paid by CLIENT by either of the following two options:

Standard Options:

(A) Installation of the SEC Technology will be by technicians selected by Stanlin Dealer.

(B) Client has qualified licensed technicians available to install technology and tune appliance. These technicians will receive an orientation on the proper installation methods prior to installing.

This agreement is accepted by:

Representative of \_\_\_\_\_

Name: \_\_\_\_\_

Title: \_\_\_\_\_

Facility Address:

Street \_\_\_\_\_

Address Continued: City \_\_\_\_\_ State \_\_\_\_\_ Zip \_\_\_\_\_

Phone Number: \_\_\_\_\_

I express that I have proper Authority to enter into this agreement with Stanlin Group Inc.:

Authorized Signature \_\_\_\_\_

Date: \_\_\_\_\_

After site inspection and usage base review. If SEC determines there is an application where, by installing the SEC Technology there is a reasonable expectation fuel consumption will be reduced SEC will proceed with project.

Accepted by: Stanlin Energy Corp: \_\_\_\_\_

Fredrick Creighton President

Date: \_\_\_\_\_

Dealer Info:

Name \_\_\_\_\_ Phone number \_\_\_\_\_