

Stanlin Group Inc,

NON-Disclosure / NON-CIRCUMVENTION AGREEMENT

On this ____ day of _____, 2005,

Stanlin Group Inc and or It's duly appointed representative/s herewith disclosed and entitled to the care of _____ of a company or companies known as _____

certain proprietary and confidential information and technologies described as marketing secrets, formulas and rights related to energy conservation Technology and/or any excess draft controller or similar systems and or devices, which is used by Stanlin Group Inc in business, and the proprietary knowledge of which is of great economic consequence to Stanlin Group Inc. The undersigned hereby agrees and declares that any and all such information disclosed by Stanlin Group Inc. and/or it's duly appointed representative or afterward gained in connection with such information and/or technologies shall not be disclosed to any other party nor used in any way in competition with Stanlin Group Inc. relative to same, nor shall any party discussed be contacted directly or indirectly by the undersigned personally or through any other party without the express written consent of Stanlin Group Inc. and/or it's duly appointed representative.

Information may not be discussed with outside parties specified/named either verbally or in writing by Stanlin Group Inc. Any violation of this agreement by the undersigned is grounds for suit and an automatic assessment of a fine of not less than \$25,000 per incident where proprietary technology is used. In the event that Stanlin Group Inc. is able to prove damages in excess of \$25,000 relative to any incident of violation, the fine or damages shall be the greater amount. Damages awarded for any incident of violation shall not waive or preclude damages due for other subsequent violations.

Name (Authorized Representative)

Title

Address

Stanlin Group Inc,

Name (Authorized Representative)

Title

Address
