

REGIONAL RESOURCES

447 ROUTE 38 WEST
MAPLE SHADE, NEW JERSEY 08052
PHONE: 856.414.0144 FAX: 856.414.9001

Exclusive Energy Consultation Agreement

Agreement made as of the _____ day of _____, 2010, by and between _____, with and address at _____ (hereinafter "Customer") and Regional Resources Energy Group, LLC., with and address at 447 Route 38 West, Maple Shade, New Jersey 08052 (hereinafter "RREG").

1.

Purpose

RREG has invested time and effort in establishing and developing a relationship with the Customer. The Customer has relied upon RREG in its decision making regarding energy products and services.

2.

Engagement

RREG will provide exclusive management consulting services for all energy supply related products and services. These include procurement for the supply of energy and related products, including but not limited to, electricity, natural gas, solar power, and demand response services (the "Services").

During the term of this engagement, no other consultant will be used by the Customer for the services listed above.

3.

Nature of Relationship

All Services performed by RREG shall be as an independent contractor and not as an agent or employee of Customer. It is the intention of the parties that no employer/employee, partnership, joint venture, or other similar relationship is created hereby. RREG shall have no authority to bind Customer to any commitment, contractual or otherwise.

4.

Compensation

There will be no fees or other charges by RREG to the Customer for the Services in connection with this Agreement unless otherwise agreed to in writing. RREG agrees it will look solely for compensation from the supplier, if any, which Customer contracts with for the supply of energy and/or energy related Services.

5. Term and Termination

This Agreement shall commence as of the date of this Agreement first set forth above and shall continue for a period of one (1) year terms (each a “Renewal Term,”) unless either party provides the other party written notice of intent not to have the Agreement renew thirty (30) days prior to the expiration of the then current Term. Customer or RREG may terminate this Agreement at any time upon thirty (30) days written notice.

6. Confidentiality

Both Customer and RREG agree that any information exchanged between the parties, and not publicly available, shall be deemed proprietary to the originating party and shall not be divulged to anyone, other than suppliers participating in the energy or energy related services solicitation, without written authorization from the originating party.

Accepted by:

Regional Resources Energy Group, LLC.
President

Date

Customer

Date