### STATE OF NORTH CAROLINA GUARANTEED ENERGY PERFORMANCE CONTRACTING PROGRAM

### INVESTMENT GRADE ENERGY AUDIT AGREEMENT

This Energy Audit Agree	ment is entered into on	_, 200	, by and between the <i>Insert name c</i>	эf
(State Agency or Unive	ersity (herein after called the iss	uer))		
and	_ (the ESCO herein after called the	e <b>"ESC</b> (	O"). Issuer and the ESCO are	
referred to herein as the	"Parties".			

WHEREAS, the Issuer has issued a Request For Proposals (RFP) to select a Qualified ESCO for a guaranteed energy savings contract; and

WHEREAS, the ESCO submitted a response to the RFP and participated in a competitive evaluation procedure designed to select a Qualified ESCO; and

WHEREAS, the Issuer has accepted the ESCOs proposal selected the ESCO to complete the project; and

**WHEREAS**, the **Issuer** is responsible for the operation, management and maintenance of the **Buildings** and or Facilities (Herein after collectively referred to as Buildings) as identified in the RFP, Appendix I, (Project Sites); and

WHEREAS, a comprehensive energy use and savings analysis (the "Investment Grade Energy Audit") is required by the accepted RFP tol be performed at the Buildings identified in the RFP, Appendix 1, (Project Sites) in order to verify the feasibility of the Energy Performance Contracting Project to provide for the installation and implementation of energy conservation measures (ECMs) at the Buildings; and

**WHEREAS**, if the ECMs are verified to be feasible, and if the amount of energy savings can be reasonably ascertained and guaranteed in an amount sufficient to cover all costs associated with an energy performance contracting project at the Facilities, the Parties have contracted to negotiate a final Energy Services Agreement (ESA) under which the **ESCO** shall design, procure, implement, provide training, offer maintenance services and monitor such energy conservation measures at the Buildings and or Facilities identified in the RFP;

**NOW THEREFORE,** the Parties agree as follows:

## ARTICLE 1 SCOPE OF INVESTMENT GRADE ENERGY AUDIT

The **ESCO** will perform the **Investment Grade** Energy Audit and prepare a detailed engineering and economic report (*herein after called* the "Report") which specifically identifies the energy improvements and operational changes which are recommended to be installed or implemented at the **Buildings**. The Report shall contain detailed projections of energy and cost savings to be obtained at the **Buildings** as a result of the installation of the recommended energy conservation measures (ECMs). The savings calculations must utilize assumptions, projections and baselines which <u>best represent</u> the true value of future energy or operational savings for the **Buildings**, including <u>accurate marginal cost</u> for each unit of savings at the time the audit is performed; documented material and labor costs that may be <u>actually avoided</u>; adjustments to the baseline to reflect <u>current conditions</u> at the **Buildings**, compared to the historic base period; calculations which account for the <u>interactive effects</u> of the recommended ECMs; etc. The Report shall clearly describe how utility tariffs were used to calculate savings for all ECMs. The Report shall describe in detail the **ESCO's** plan for installing or implementing the measures in the **Buildings**, including all anticipated costs associated with such installation and implementation.

The **ESCO's required tasks** in performing the Energy Audit and preparing the Report:

### A. Collect General Information For Each Building.

The **ESCO** shall collect detailed building information such as: size, age, construction type, condition and general use of each building except as provided below. The **ESCO** shall also collect and summarize building utility cost and consumption data for the most recent 36-month period. If after reasonable inquiry, the ESCO can demonstrate that less than 36 months of data is available, the ESCO with the written approval of the issuer may collect such data is available, but in any event not less than 24 months of data. The **ESCO** shall evaluate the impact on utility cost and consumption for any energy measures currently being installed or currently contemplated to be installed by the **Issuer** in the building which will remain separate from the Energy Services Agreement throughout the duration of the ESA.

Issuers shall furnish (or cause its energy suppliers to furnish) all available records and data concerning energy and water usage for the building for the most current 36 month period, if available, including but not necessarily limited to, utility records, occupancy information, descriptions of any changes in the structure of the building or its heating, cooling, lighting or other systems or energy requirements, descriptions of all major energy and water consuming or energy and water saving equipment used in the Facility, and description of energy management procedures presently utilized. The Issuer shall also furnish a record of any energy related improvements or modifications that have been installed during the past three years, or are currently being installed or are currently contemplated to be installed by Issuer in the Building separate from the Energy Service Agreement throughout the duration of that agreement. Issuer shall also provide copies of drawings, equipment logs and maintenance work orders to the ESCO insofar as this information is readily available. The issuer shall make available any FCAP, IES, or other survey reports available for that building.

### B. Inventory Existing Systems and Equipment.

The **ESCO** shall compile an inventory based on a physical inspection of the major electrical and mechanical systems at the **building**, including:

Cooling systems and related equipment

Heating and heat distribution systems

Automatic temperature control systems and equipment

Air distribution systems and equipment

Outdoor ventilation systems and equipment

Kitchen and associated dining room equipment, if applicable

Exhaust systems and equipment

Hot water systems

Electric motors 5 HP and above, transmission and drive systems

Interior and exterior lighting

Laundry equipment, if applicable

Water consumption end uses, such as restroom fixtures, water fountains, irrigation, etc.

Other applicable energy using systems identified in the RFP or otherwise recognized.

The inventory shall address the following considerations:

- 1. The loads, proper sizing, efficiencies or hours of operation for each system (Where measurement costs, facility operating or climatic conditions necessitate, engineering estimates may be used, but for large fluctuating loads with high potential savings, appropriate measurements are required unless waived by the **Issuer**).
- 2. Current operating condition for each system.
- 3. Remaining useful life of each system, identifying or describing the method used to determine that remaining useful life.
- Feasible replacement systems.
- 5. Hazardous materials and other environmental concerns.

The **ESCO** shall use data loggers and or other measurement and recording devices and conduct interviews with building operation and maintenance staff regarding the building's system operation, occupancy patterns and problems with comfort levels or equipment reliability.

### C. Establish Base Year Consumption and Reconcile with End Use Consumption Estimates.

The **ESCO** shall examine the most recent 36 months of utility bills except as previously noted in in Article 1 – Section A and establish Base Year consumption for electricity, fossil fuels and water by averaging; or selecting the most representative contiguous 12 months. The **ESCO** shall consult with building staff and account for any unusual or anomalous utility bills which may skew Base Year consumption from a reasonable representation.

The **ESCO** shall estimate loading, usage and/or hours of operation for all major end uses representing more than 5% in aggregate of total Facility consumption including, but not limited to:

Water
Lighting
Heating
Cooling
HVAC motors (fans and pumps)
Plug load
Kitchen equipment
Other equipment
Miscellaneous

Where loading or usage is highly uncertain The **ESCO** shall employ spot measurement and/or short term monitoring at its discretion, or at the request of **Issuer**. Reasonable applications of measurement typically include variable loads that are likely candidates for conservation measures, such as cooling equipment. The annual end use estimated consumption shall be reconciled with the annual Base Year consumption to within 5% for electricity (kWh), fossil fuels and water. The contribution to electric peak demand for each end use shall also be reconciled to within 5% of the annual Base Year peak. The "miscellaneous" category shall not be more than 10% and each component shall be separately set forth. The purpose of this is to place reasonable limits on potential savings.

### D. Develop List of Potential Energy Conservation Measures (ECMs).

### The **ESCO** shall:

- Identify and propose potential ECMs for installation or implementation at the <u>building</u> including cut sheets on proposed equipment. For non-standard ECMs provide information regarding product site installations.
- 2. Provide a detailed estimate of the cost, savings and life expectancy of each proposed ECM.
- 3. Specify operations and maintenance procedures of the building which will be affected by the installation/implementation of the proposed ECMs.
- 4. Provide analysis methodology, supporting calculations and assumptions used to derive baselines (e.g. lighting operating hours) and estimate savings. Provide the existing and proposed air and hot water temperatures, amount of outdoor air ventilation (CFMs) lighting and acoustic levels. Provide copies of the utility tariffs and commodity price histories used in savings calculations. Manual calculations should disclose essential data, assumptions, formulas, etc. so that a reviewer could replicate the calculations based on the data provided.
- 5. For savings estimates using computer simulations, the **ESCO** shall provide access to the program and all inputs and assumptions used, if requested by the Issuer.
- 6. Provide a detailed preliminary savings Measurement and Verification plan for each proposed ECM.
- 7. Provide a detailed preliminary commissioning plan for the proposed ECMs.
- 8. Provide detailed calculations for any rate saving proposals.

- 9. Provide detailed supporting calculations for any proposed maintenance, material or other operational savings. Describe annual variances in savings from year to year (e.g. lighting, warranties).
- Estimate any environmental costs or benefits of the proposed ECMs (e.g. disposal costs, avoided emissions, water conservation, etc.). Provide emissions reductions data for NOX, CO2 and SO2. Segment emissions data for direct site emissions reductions (e.g. fossil fuels) and indirect emissions reduction data (e.g. electricity/water).
- 11. For all proposed ECMs, the ESCO shall comply with all applicable state, federal and local codes and regulations in effect at the time of this analysis.

This list shall be compiled and submitted to the Issuer within 120 (one hundred and twenty) days of the execution of this Energy Audit Agreement.

### E. Select Final Recommended ECMs.

The **ESCO** shall, in consultation with the **Issuer**, recommend specific ECMs from its preliminary compilation for installation and implementation at the **Building and or** Facility.

### F. Cost and Fee Estimates.

The ESCO shall provide detailed estimates of costs associated with the installation, implementation and commissioning of each of the ECMs proposed in the Audit including breakouts for <u>labor</u>, <u>materials</u>, and <u>equipment</u>. In addition, project cost data must be provided in the format included in Attachment B and B-1: ESCO Cost Proposal and Cash Flow Analysis

The ESCO shall also provide estimates of monthly costs associated with sustaining the project performance including breakouts for maintenance fees, monitoring fees, and training fees.

### G. Savings Estimates.

The Issuer has endeavored to provide the ESCO with sufficient general and specific guidance in this Article 1 to develop the savings estimates for the Report. In the event that questions arise as to the calculation of savings or whether certain items will be allowed as savings, the ESCO should seek written guidance from the Issuer. The Issuer reserves the right to reject items claimed as savings which are not in the Issuer's utility budget line or which have been claimed contrary to the guidance given in this agreement or contrary to written guidance given to the ESCO. The Issuer also reserves the right to reject the ESCO's calculations of savings when it determines that there is another more suitable or preferable means of determining or calculating such savings.

For the purposes of completing the Cash Flow Analysis in Attachment B and B-1, the following items will be allowed as savings or in the development of savings:

Escalation rates of	_% for natural gas¹
Escalation rates of	_% for electricity
Escalation rates of	_% for oil
Escalation rates of	_% for steam
Escalation rates of	_% for water
Escalation rates of	% for other fuel type (specify)
Escalation rates of	_% for operation and maintenance cost savings
Escalation rates of	_% for material/commodity cost savings
Escalation rates of	% for allowable labor savings

It should be noted that the base value for each fuel and water unit will not devalue in the event of any rate decrease. The issuer reserves the right to impose ceiling rates for fuel escalations. The following items will not typically be credited as savings derived from a proposed ECM: Issuer's in-house labor cost, Issuer's deferred maintenance cost and offset of future Issuer's capital costs.

The ESCO may seek, in writing, permission to include such items from the Issuer on a case-bycase basis. However, the final determination of allowable savings in each case considered shall reside with Issuer.

### H. Report Format.

The **ESCO** shall prepare a two-volume report as follows:

Each volume should be submitted using 8  $\frac{1}{2}$  " x 11" sheets of paper and a font size no smaller than 10 point. The pages in each volume should be numbered sequentially, include a Table of Contents and tabbed with the visible titles of corresponding Schedules (Volume 1) or Sections (Volume 2).

**Volume 1 of 2** shall include the presentation of information in the following Schedules required for the Guaranteed Energy Services Agreement (GESA) to the extent the information has been developed during the course of performing the audit. Schedules may be finalized during negotiations, prior to execution of the ESA.

<u>Schedules</u>							
Schedule A	Equipment to be installed by the ESCO						
Schedule B	Description of Premises; Pre-Existing Equipment Inventory						
Schedule C	Energy Saving Guarantee						
Schedule D	Compensation to the ESCO						
Schedule E	Baseline Energy Consumption						
Schedule F	Savings Measurement & Calculation Formulae; Methodology to Adjust Baseline						
Schedule G	Construction and Installation Schedule						
Schedule H	Systems Start-Up and Commissioning; Operating Parameters of Installed						
	Equipment						
Schedule I	Standards of Comfort						
Schedule J	The ESCO's Maintenance Responsibilities						
Schedule K	Issuer's Maintenance Responsibilities						

<sup>&</sup>lt;sup>2</sup> It should be noted that the base rate value for each fuel and water unit will not devalue in the event of any rate decrease. The customer reserves the right to impose ceiling rates for fuel escalations.

Schedule L Facility Maintenance Checklist

Schedule M The **ESCO**'s Training Responsibilities

Schedule N Installment Payment Schedule

Schedule O Proposed Final Project Cost & Proposed Final Project Cash Flow Analysis (See

Attachment B at the end of this Energy Audit Agreement)

### **Exhibits** (Volume 1)

Exhibit I Performance Bond/Construction Bond
Exhibit II (i) Certificate of Acceptance—Technical Audit
Exhibit II (ii) Certificate of Acceptance—Installed Equipment

Exhibit III Equipment Warranties

**Volume 2 of 2** shall include all of the information required in Section D and the Sections below, and presented in the following format:

Executive Summary: Provide an executive summary which describes the buildings, measures
evaluated, analysis methodology, results and a summary table presenting the cost and savings
estimates for each recommended measure. Include a summary of the recommended measures
and costs using the table format provided below.

	ECM	TOTAL COST	ENERGY COST SAVINGS	SIMPLE PAYBACK
1.				
2.				
3.				
TOTALS				

- 2. **Measures Not Evaluated:** Include a discussion of measures not evaluated in detail and the explanation of why a detailed analysis was not performed.
- 3. **Baselines:** Provide a summary of all utility bills, consumption baselines and how they were established, and end use reconciliation with respect to the baselines including a discussion of any unusual characteristics and findings.
- 4. **ECM Summaries:** Provide detailed descriptions for each ECM including analysis method, supporting calculations (may be submitted in appendices), results, proposed equipment and implementation issues. Provide a financial analysis for each proposed ECM (See Section F).
- 5. **Cost and Savings Estimates:** Conclusions, observations and caveats regarding cost and savings estimates.
- 6. **Appendices:** Provide thorough appendices which document the data relied upon to prepare the analysis and how that data was collected.

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The Report shall be completed within 120 (c	one hundred and twenty) days of the date of
execution of this Energy Audit Agreement.	The not-to-exceed cost for the completed Energy
Audit and Report will be	-

## ARTICLE 2 ENERGY SERVICES AGREEMENT (ESA)

Upon the verification of the final Energy Savings under this agreement, the ESCO is obligated to execute an ESA under which the ESCO shall design, install and implement energy conservation measures which the Parties have agreed to and provide certain training, maintenance and monitoring services as agreed to by both Parties. However, nothing in this Agreement should be construed as an obligation on any of the Parties to execute such an ESA. The precise terms and provisions of such an ESA shall be set forth in a separate agreement.

## ARTICLE 3 PAYMENT

Payment to the **ESCO** for services performed in connection with the Energy Audit Agreement shall be made by the **Issuer** only in accordance with the provisions of Article 4 herein.

## ARTICLE 4 TERMINATION

### A. By the **ESCO**:

The **ESCO** may terminate this Agreement prior to the completion of the Energy Audit and Report or subsequent to the scheduled completion of the Energy Audit and Report if:

- (i) The ESCO determines that it cannot guarantee a minimum savings in energy costs through the implementation of an energy performance contracting project at the Buildings and or Facilities; or
- (ii) The ESCO determines that even though it can guarantee a savings in energy costs, that amount would be insufficient to cover the costs associated with performing the Audit, installing energy conservation measures and related training, maintenance and monitoring services.

In the event the ESCO terminates the Agreement pursuant to Section 4 A (i) or (ii) the Issuer shall not be obligated to pay any amount to the ESCO for services performed or expenses incurred by the ESCO in performing the Energy Audit and Report required under this Agreement. The ESCO shall provide the Issuer with any Audit documents (preliminary notes, reports or analysis) which have been produced or prepared prior to the effective date of the termination. The ESCO will return any documents or information that was provided by the Issuer.

Termination under this section shall be effective upon the **Issuer's** receipt of written notification from the **ESCO** stating the reason for the termination and all documents which support termination pursuant to 4 A (i) or 4 A (ii) herein.

### B. By the Issuer:

The Issuer may terminate this Agreement:

- (i) If the ESCO fails to complete the Energy Audit and deliver the Report to the Issuer by the date established in Article 1 I. above; or fails to obtain a written extension of that date from the Issuer. Termination under this subsection B (i) shall be effective upon the ESCO's receipt of written notification from the Issuer that the deadline for submission of the Energy Audit and Report has past. In this event, the Issuer shall not be obligated to pay any amount to the ESCO for services performed or expenses incurred by the ESCO in performing the Energy Audit and preparing the Report required under this Agreement. The ESCO shall provide the Issuer with any Audit documents (preliminary notes, reports or analysis) which have been produced or prepared prior to the effective date of the termination. The ESCO will return any documents or information that was provided by the Issuer.
- (ii) If, prior or subsequent to the completion of the Energy Audit or Report, the ESCO notifies the Issuer in writing that it is unable to guarantee a sufficient level of savings pursuant to Article 4 A (i) or (ii) above, termination under this subsection B (ii) shall be effective upon Company's receipt of written notification of termination from the Issuer. In this event, the Issuer shall not be obligated to pay any amount to the ESCO for services performed or expenses incurred by the ESCO in performing the Energy Audit and preparation of the Report required under this Agreement. The ESCO shall provide the Issuer with any Audit documents (preliminary notes, reports or analysis) which have been produced or prepared prior to the effective date of the termination. The ESCO will return any documents or information that was provided by the Issuer.
- (iii) If, prior or subsequent to the completion of the Energy Audit or Report, the **Issuer** notifies the **ESCO** Company in writing that it has elected to terminate this Agreement and not enter into an ESA, **the Issuer** shall reimburse the **ESCO** for either the actual expenses incurred or the percent of the Audit and Report completed as of the effective date of the termination, the amount being determined as fair and equitable by **the Issuer**. Termination under this subsection B (iii) shall be effective upon the **ESCO** receipt of written notification from **the Issuer**.

The ESCO agrees to provide the Issuer with any records of expenses incurred and any preliminary notes, reports or analyses which have been produced or prepared prior to the effective date of the termination. Such documentation shall be used by the Issuer to determine the extent of work completed by the ESCO prior to termination and shall become the property of the Issuer.

If after completion and acceptance of the Energy Audit, **the Issuer** does not enter into an ESA with the **ESCO** within 60 (sixty) days after written acceptance of the Energy Audit, **the Issuer** agrees to reimburse **the ESCO** for the cost of the Energy Audit as detailed herein. Termination under this subsection B (iii) shall be effective upon **the ESCO** receipt of written notification from **the Issuer**. The Energy Audit and Report will become the property of **the Issuer**.

It is clearly understood by both parties hereto that, if the Parties successfully negotiate and execute an Energy Services Agreement, no payment shall be due for the Energy Audit or Report under the terms of this Agreement. This Agreement shall automatically terminate upon the execution of an ESA by the ESCO and the Issuer for a guaranteed energy performance contracting project at the Building and or Facilities. It is further understood that provisions for payment for the Energy Audit shall be incorporated into the ESA.

## ARTICLE 5 STANDARD TERMS AND CONDITIONS

# Section 1. Agreement Term The Agreement term shall commence on the date the Agreement is executed by the Issuer and end on \_\_\_\_\_\_, unless earlier terminated pursuant to the provisions of Article 4 hereof. Notwithstanding, the ESCO shall adhere to the deadlines set forth in Article 1 regarding the completion and submittal of the list of ECMs and the Report.

### Section 2. Materials, Equipment, and Supplies

The **ESCO** shall provide or cause to be provided all facilities, materials, equipment, and supplies necessary to perform the Energy Audit and prepare the Report.

### Section 3. Patent and Copyright Responsibility

The **ESCO** agrees that any material or design specified by the **ESCO** or supplied by the **ESCO** pursuant to this Agreement shall not knowingly infringe any patent or copyright, and the **ESCO** shall be solely responsible for securing any necessary licenses required for patented or copyrighted material utilized by the **ESCO** in the performance of the Energy Audit and preparation of the Report.

### Section 4. Customer Access to Records

The Issuer shall have the right, throughout the term of this Agreement and for a minimum of \_\_\_\_\_ years following completion of the Agreement, to inspect, audit and obtain copies of all books, records, and supporting documents which the ESCO is required to maintain according to the terms of this Agreement.

### Section 5. Personnel

All personnel necessary for the effective performance of the Energy Audit shall be employed by the **ESCO**, and its designated subcontractors shall be qualified to perform the services required under this Agreement, and shall in all respects be subject to the rules and regulations of the **ESCO** governing staff members and employees. Neither the **ESCO**, its designated subcontractors, nor its personnel shall be considered to be agents or employees of the **Issuer**.

### Section 6. Compliance with Applicable Law

In performance of its obligations pursuant to this Agreement, the **ESCO** shall comply with all applicable provisions of federal, state, and local law. All limits or standards set forth in this Agreement to be observed in the performance required under this Agreement are minimum requirements, and shall not affect the application of more restrictive federal, state, or local standards applied to the performance of the Agreement.

#### Section 7. Waivers

No right of either party hereto shall be deemed to have been waived by non-exercise thereof, or otherwise, unless such waiver is reduced to writing and executed by the party entitled to exercise such right.

### Section 8. Assignment

This Agreement may not be assigned by the **ESCO** without the prior written consent of the **Issuer**.

Section 9. Federal Taxpayer Identification Number and Legal Status Disclosure
Under penalty of perjury, the ESCO certifies that \_\_-\_\_\_ is the ESCO Company's correct
Federal Taxpayer Identification Number and that the ESCO is doing business as a Corporation.

### Section 10. Governing Law

This Agreement shall be governed by and construed only in accordance with the laws of the State of North Carolina.

### **Section 11. Agreement**

The following documents are incorporated in, and made a part of, this Agreement:

Attachment A – Building and or Facility's Recommended ECMs (Optional) Attachment B – ESCO Cost Proposal and Project Cash Flow Analysis

**NOTE:** The **Issuer** shall include all required policy provisions, and **shall** also include the following attachments.

Attachment I - Drug Free Workplace Provisions

Attachment II - Equal Employment Opportunity Clause

Attachment III - Certification of Capacity to Contract

Attachment IV- Americans with Disabilities Act

Attachment V- Certifications

### Section 12. Project Management

All necessary and ordinary communications, submittals, approvals, requests, and notices related to Project work shall be issued or received by:

For Iss	suer:	For ESCO:	

### Section 13. Amendments

This Agreement and Attachments referenced in Section 11 herein constitute the entire Agreement between the Parties. No amendment hereof shall be effective until and unless reduced to writing and executed by the Parties.

## ARTICLE 6 EXECUTION

IN WITNESS WHEREOF, the parties have executed this Agreement thisday of, 200					
Issuer	ESCO				
Ву:	By:				
Title:	Title:				
Ву:	By:				
Title:	Title:				
By:	Bv:				

### **ATTACHMENT A**

### **ESCO's COST PROPOSAL**

## COST PROPOSAL GUARANTEED ENERGY PERFORMANCE CONTRACTING PROJECT

ISSUER'S NAME: \_\_\_\_\_ ESCO NAME: \_\_\_\_

VALUE OF HARD COSTS': \$		
Category of Service Fees	Estimated Percentage (%) of Hard Costs	Dollar (\$) Value of Service Fees
Project Service Fees		
Investment Grade Energy Audit		
Design Engineering Fees		
Construction Management		
System Commissioning		
Equipment Initial Training Fees		
Contingency Costs		
Construction Interest		
Totals		
Annual Service Fees		
Measurement and Verification		
Maintenance		-
Performance Monitoring		
On-going Training Services		

Labor Costs
Subcontractor Costs
Costs of Materials and Equipment, Temporary Facilities and Related Items
Miscellaneous Costs such as Permits, Bonds Taxes, Insurance, etc.

Totals

NOTE: Percentages should include all <u>mark-ups</u>, <u>overhead</u>, and <u>profit</u>. Figures stated as a range (e.g. 2%-5%) are not acceptable.

<sup>&</sup>lt;sup>1</sup>The total value of Hard Costs is defined in accordance with standard AIA definitions which include:

## ESCO'S ANNUAL PROJECT CASH FLOW ANALYSIS GUARANTEED ENERGY PERFORMANCE CONTRACTING PROJECT

Financed Project Costs:		Escalation Rate by Savings Category				
Finance Term:		Electric:				
Annual Interest Rate:		Natural Gas:				
Construction Months		Steam:				
Annual Payment		Water:				
		Operations & Maintenance costs:				
		Other (specify):				
		Escalation Rate for Annual Fees:				

\* Information to be provided by Customer

Yr.	Electric Cost Savings	Natural Gas Cost Savings	Steam Cost Savings	Water Cost Savings	Other (Please Specify)	Operational Cost Savings	Total Cost Savings	Maintenance Monitoring, M&V, & Training Fees	Guaranteed Cost Savings	Financing Payment	Net Savings
1											
2											
3											
4											
5											
6											
7											
8											
9											
10											
11											
12											
Total											