

RMLD ENERGY EFFICIENCY REBATE TERMS & CONDITIONS

1. To be eligible for a rebate I understand that I must be a customer of Reading Municipal Light Department (RMLD) with an active meter served by RMLD. I understand that if I am installing products at more than one residence or facility, I must identify each individual address on the "Rebate Product Information" section. All uses herein of the words "install", "installation", or similar phrases shall mean complete installation such that the subject products are fully functional and operational.
2. As a RMLD customer, I agree to provide RMLD with 100% of the energy peak kW reduction for the rated life of the product(s) or for a period of five (5) years from receipt of rebate, whichever is less. If I do not provide the energy peak kW reduction or if I cease to be a customer of RMLD during the 5 years, I shall refund a prorated amount of rebate dollars based on the time installed, which will be charged to my electric bill.
3. Customers are required to review efficiency plans with RMLD's Energy Efficiency Engineer (EEE) prior to final commitment and commencement of work. The existing materials or equipment must be in-place and operational at the time of pre-inspection. The RMLD reserves the right to inspect the customer's home or facility(ies) prior to, and after the "permanent" installation of new materials or equipment considered for rebate. I understand that a rebate will not be paid if I refuse to participate in any required verification. The verification of installation must be scheduled within 30 days of customer contact by RMLD. I understand that RMLD may contact the qualifying product vendor and/or installer, if needed, to verify purchase and/or installation and may provide my name and/or address to complete this verification.
4. Customer is solely responsible for installation of all rebated products to the manufacturer's specifications. Customer is solely responsible for obtaining related building permits and completing the inspection process as required by local jurisdiction. Customer is responsible for hazardous waste handling and disposal in compliance with applicable to Federal, State and local laws, ordinances and regulations.
5. I understand the program term is July 1st through April 30th of each fiscal year or sooner if allocated funds are depleted. During this program term, qualifying new products installed in current fiscal year are eligible for a rebate. Program offerings and rebate amounts may change during the program term without prior notice. Resale products, products leased, rebuilt, rented, received from warranty or insurance claims, exchanged, won as a prize, or new parts installed in existing products, do not qualify. The program may be modified or terminated without prior notice. Qualifying new products purchased and installed are eligible for a rebate based on the prior approval of the RMLD's Energy Efficiency Engineer. To be eligible for a rebate, applications with proper supporting documentation must be submitted to RMLD's EEE postmarked no later than April 30th. Return applicants will be at the discretion of the RMLD.
6. I understand that the signed and dated "Request for Confirmation", completed "Rebate Product Information" incorporated herein by this reference, all appropriate proof(s) of purchase, and other required documentation as referenced in this application must be sent to RMLD to be considered eligible for payment of a rebate. A credit to my electric bill or rebate check for qualifying product(s) is generally mailed 6 weeks after RMLD receives, inspects and approves a completed application including all required documentation unless an application is selected for a verification, which may add additional time. An incomplete application cannot be processed for payment. The RMLD will not be responsible for any tax liability imposed as a result of the rebate payment(s). Customers are advised to consult their tax advisors for detail. Customers must submit the appropriate Tax ID or Social Security Number on the application form.
7. I will allow a representative from RMLD, or any authorized third party reasonable access to my property to verify the installed product(s) I have purchased before a rebate is paid. I understand that a rebate will not be paid if I refuse to participate in any required verification. The verification of installation must be scheduled within 30 days of customer contact by RMLD. I understand that RMLD may contact the qualifying product vendor and/or installer, if needed, to verify purchase and/or installation and may provide my name and/or address to complete this verification.

Reading Municipal Light Department (RMLD)

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8. I have installed a qualifying product(s) and understand that the energy-efficiency eligibility requirements for each stated product (as defined by the RMLD) determines the rebate amount. In no case will the rebate paid by the RMLD exceed 100% of the non-taxed purchase price of the items to be rebated. Rebates will be paid as a credit to the customer's electric utility bill. The maximum rebate amount is limited.
9. I have installed a qualifying new product(s) in accordance with all applicable federal, state, and local laws, building codes, and manufacturer's specifications.
10. THE RMLD DOES NOT GUARANTEE THAT THE IMPLEMENTATION OF ENERGY-EFFICIENT MEASURES OR USE OF THE EQUIPMENT PURCHASED OR INSTALLED PURSUANT TO REBATE PROGRAMS WILL RESULT IN ENERGY OR COST SAVINGS. THE RMLD MAKES NO REPRESENTATION OR WARRANTY, AND ASSUMES NO LIABILITY WITH RESPECT TO QUALITY, SAFETY, PERFORMANCE, OR OTHER ASPECT OF ANY DESIGN, SYSTEM OR APPLIANCE INSTALLED PURSUANT TO THIS AGREEMENT, AND EXPRESSLY DISCLAIMS ANY SUCH REPRESENTATION, WARRANTY OR LIABILITY. I AGREE TO INDEMNIFY READING MUNICIPAL LIGHT DEPARTMENT, ITS AFFILIATES, SUBSIDIARIES, PARENT COMPANY, OFFICERS, DIRECTORS, AGENTS, AND EMPLOYEES AGAINST ALL LOSS, DAMAGE, EXPENSE, FEES, COSTS AND LIABILITY ARISING FROM ANY MEASURES INSTALLED.
11. If a tenant, I am responsible for obtaining the property owner's permission to install the measure for which I am applying for a rebate payment. My signature on this application indicates I have obtained this permission.
12. I understand that RMLD is not responsible for items lost or destroyed in transit through the mail or electronic medium. Original applications will become the property of RMLD.