

Complete sections 1–8 to apply for your Business Energy Savings. All fields are required unless otherwise noted. Need assistance completing this form? Call us at (866) 847-5228 or email businessrebates@kcpl.com.

Before You Start

Review the eligibility details, requirements, and Terms and Conditions throughout the application to verify that you are eligible for a rebate. Standard incentives are available for existing facilities only. All project rebates will be capped at 75% of the total project costs (materials and labor). New construction may be submitted as a Custom application. **Check before you buy! Lighting products (except T5, and lighting controls) must be listed at time of installation on Design Lights Consortium® (DLC®), ENERGY STAR®, or Consortium for Energy EfficiencySM (CEE) to be eligible for incentive.**

Once You Are Done

Submit your completed application with contractor invoices one of three ways:

Email
businessrebates@kcpl.com

US Mail
KCP&L Business Rebates
PO Box 411008
Kansas City, MO 64141

Fax
(877) 491-2845

Submit Your Application

Applications and contractor invoices are **due within 90 days of project installation or by March 15, 2019, whichever comes first**. After your rebate application is completed and approved, you will receive your rebate check in approximately 6 to 8 weeks.

Contact your dedicated Market Outreach Specialist.

- Or -

Call us at (866) 847-5228 or email businessrebates@kcpl.com.

1 Account Holder and Contact Information

ACCOUNT HOLDER			
KCP&L account number (at installation address)		Rate code	Business/account holder name (as it appears on electric energy bill)
Tax identification number (FEIN)		Business classification <input type="checkbox"/> Corporation <input type="checkbox"/> Partnership <input type="checkbox"/> Sole Proprietorship <input type="checkbox"/> LLC <input type="checkbox"/> Exempt (tax exempt, non-profit)	
Applicant type <input type="checkbox"/> Developer <input type="checkbox"/> Owner <input type="checkbox"/> Lessee <input type="checkbox"/> Other: _____			
Account holder contact name		Contact email address	
Contact phone number		Contact mobile number	
Contact mailing address		City	State ZIP

2 Building Type

FACILITY TYPE				
Check one	<input type="checkbox"/> Health, in-patient	<input type="checkbox"/> Industrial – 2 shift	<input type="checkbox"/> Public assembly	<input type="checkbox"/> School (Middle/High)
<input type="checkbox"/> College/University	<input type="checkbox"/> Health, out-patient	<input type="checkbox"/> Industrial – 3 shift	<input type="checkbox"/> Public order/Safety	<input type="checkbox"/> Warehouse
<input type="checkbox"/> Food sales/Grocery	<input type="checkbox"/> Hotel/Motel	<input type="checkbox"/> Industrial – 3 shift/weekends	<input type="checkbox"/> Religious/Worship	<input type="checkbox"/> Other:
<input type="checkbox"/> Fast food restaurant	<input type="checkbox"/> Industrial (Light)	<input type="checkbox"/> Office (Small)	<input type="checkbox"/> Retail	
<input type="checkbox"/> Full-service restaurant	<input type="checkbox"/> Industrial – 1 shift	<input type="checkbox"/> Office (Medium/Large)	<input type="checkbox"/> School (Elementary)	

3 Facility Information

LOCATION OF INSTALLATION			
Facility name	Facility square footage		
Installation address	City	State	ZIP

4 Submitting Trade Ally Information

<input type="checkbox"/> This application was submitted by the account holder.			
Trade Ally business name	Contact name		
Contact phone number	Contact email address		
Trade Ally business address	City	State	ZIP

Installing Contractor Information

<input type="checkbox"/> Installing contractor is the same as submitting Trade Ally.			
<input type="checkbox"/> This project was self-installed. Please submit an <u>in-house labor form</u> for all self-installed projects.			
Installing contractor's business name	Contact name		
Contact phone number	Contact email address		
Installing contractor's business address	City	State	ZIP

Distributor Information

<input type="checkbox"/> Project distributor is the same as the submitting Trade Ally.			
Distributor's business name	Contact name		
Contact phone number	Contact email address		
Distributor's business address	City	State	ZIP

5 Check Mailing Address

All rebate checks or bill credits will be made out directly to the KCP&L business account holder or the premise account will be credited.

PAYMENT INFORMATION

Please indicate check or bill credit for rebate: Check Bill credit (Premise account will be credited)

CHECK MAILING INFORMATION (Complete this section ONLY if the rebate payment is to be mailed to a different address associated with the account holder.)

Mailing address	City	State	ZIP
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ADDITIONAL PROJECT DETAILS

Will this project receive any other grants or loans? (for example: Energize Missouri or the Energy Efficiency and Conservation Block Grant Program)

Yes No

Source and amount of the grant or loan funding and amount: _____

6 KCP&L Customer Signature

I hereby certify that:

1. The information contained in this application is accurate and complete.
2. All rules of this rebate application have been followed.
3. I have read and understand the stated KCP&L Business Energy Savings 2019 Standard Terms and Conditions in this document. I agree to verification of equipment installation, which may include a site inspection by a program or utility representative. I understand that I am not allowed to receive more than one rebate from this program on any piece of equipment. I hereby agree to indemnify, hold harmless, and release the utility from any actions or claims regarding the installation, operation, or disposal of equipment (and related materials) covered herein, including liability from any incidental or consequential damages.
4. If alternative check mailing information is given above, I as the KCP&L account holder am authorizing the mailing of the rebate check to the above corresponding address. I understand that I will not be receiving the rebate check at the address associated with the account/site location for the project covered by this application. I also understand that my release of this payment to a different address does not exempt me from KCP&L Business Energy Savings requirements outlined in the application agreement and Terms and Conditions.

KCP&L customer signature

Print customer name

Date

7 Lighting Product Information

If you installed more than one type of product or equipment, complete and submit additional copies of application pages as necessary. All products listed under the measure column reference nominal wattage.

1. LED HIGH AND LOW BAY FIXTURES AND LAMPS

1.A LED HIGH AND LOW BAY FIXTURES

DLC or ENERGY STAR required

This measure has annual hours of operation greater than or equal to 8,000. Please contact the program.

Measure	DLC ID #	Date of Installation	Manufacturer	Fixture Model #	Fixture Quantity	Rebate (per fixture)	Total Rebate	Materials and Labor Cost
LED Low Bay Fixture Replacing 150–300W fixture					x	\$40	=	
LED Low/High Bay Fixture Replacing 301–450W Fixture					x	\$55	=	
LED High Bay Fixture Replacing 451–750W Fixture					x	\$80	=	
LED High Bay Fixture Replacing > 750W Fixture					x	\$225	=	

1.B LED HIGH- AND LOW-BAY MOGUL SCREW-BASE LAMP OR RETROFIT KIT

DLC or ENERGY STAR requirement

This measure has annual hours of operation greater than or equal to 8,000. Please contact the program.

Measure	DLC ID #	Date of Installation	Manufacturer	Lamp or Retrofit Kit Model #	Fixture Quantity	Rebate (per fixture)	Total Rebate	Materials and Labor Cost
LED Low Bay Mogul Screw-Base Lamp/Retrofit Kit Replacing 150–300W Fixture					x	\$40	=	
LED Low/High Bay Mogul Screw-Base Lamp/Retrofit Kit Replacing 301–450W Fixture					x	\$55	=	
LED High Bay Mogul Screw-Base Lamp/Retrofit Kit Replacing 451–750W Fixture					x	\$80	=	
LED High Bay Mogul Screw-Base Lamp/Retrofit Kit Replacing > 750W Fixture					x	\$225	=	

2. LED LINEAR REPLACEMENT LAMPS

DLC requirement

LED linear replacement lamps 18W or less may be eligible for lighting optimization

This measure has annual hours of operation greater than or equal to 8,000. Please contact the program.

Measure	DLC ID #	Date of Installation	Manufacturer	Lamp Model #	Lamp Quantity	Rebate (per lamp)	Total Rebate	Materials and Labor Cost
Interior LED Linear Lamp replacing 8ft. T8 or T12 Lamp					x	\$10	=	
Interior LED Linear Lamp replacing 4 ft. T8, T12, or T5 Lamp					x	\$5	=	
Interior LED Linear Lamp replacing 2 ft. T8, T12 or T5 Lamp					x	\$2	=	

3. LED SCREW-IN AND OTHER LED

3.A DIRECTIONAL LED BULBS

DLC or ENERGY STAR requirement

This measure has annual hours of operation greater than or equal to 8,000. Please contact the program.

Measure	DLC ID #	Date of Installation	Manufacturer	Bulb Model #	Bulb Quantity	Rebate (per bulb)	Total Rebate	Materials and Labor Cost
Interior Directional LED Lamp replacing 50-70W Lamp					x	\$5	=	
Interior Directional LED Lamp replacing 71-110W Lamp					x	\$10	=	

3.B. OMNIDIRECTIONAL LED

DLC or ENERGY STAR requirement

This measure has annual hours of operation greater than or equal to 8,000. Please contact the program.

Measure	DLC ID #	Date of Installation	Manufacturer	Bulb Model #	Bulb Quantity	Rebate (per bulb)	Total Rebate	Materials and Labor Cost
Interior Omnidirectional LED Lamp replacing 40-60W Lamp					x	\$3	=	
Interior Omnidirectional LED Lamp replacing 61-100W Lamp					x	\$6	=	

3.C LED DOWNLIGHT OR RETROFIT KIT

DLC or ENERGY STAR requirement

This measure has annual hours of operation greater than or equal to 8,000. Please contact the program.

Measure	DLC ID #	Date of Installation	Manufacturer	Fixture Model #	Fixture Quantity	Rebate (per fixture)	Total Rebate	Materials and Labor Cost
Interior LED Downlight or Retrofit Kit replacing 45-60W Fixture					x	\$10	=	
Interior LED Downlight or Retrofit Kit replacing 61-100W Fixture					x	\$20	=	
Kit replacing 101-155W Fixture Interior LED Downlight or Retrofit					x	\$30	=	

4. LED TROFFERS AND INTEGRATED TROFFER RETROFIT KITS

4.A LED TROFFER OR LINEAR AMBIENT REPLACING T8, T12, OR T5/T5HO

DLC or ENERGY STAR required

This measure has annual hours of operation greater than or equal to 8,000. Please contact the program.

Measure	DLC ID #	Date of Installation	Manufacturer	Fixture Model #	Fixture Quantity	Rebate (per fixture)	Total Rebate	Materials and Labor Cost
Interior LED 1x4 Troffer or Linear Ambient replacing T8, T12 or T5/T5HO fixture					x	\$15	=	
Interior LED 2x4 Troffer or Linear Ambient replacing T8, T12 or T5/T5HO fixture					x	\$25	=	
Interior LED 2x2 Troffer or Linear Ambient replacing T8, T12 or T5/T5HO fixture					x	\$20	=	

4.B LED TROFFER RETROFIT KIT REPLACING T8, T12, OR T5/T5HO

DLC or ENERGY STAR required

This measure has annual hours of operation greater than or equal to 8,000. Please contact the program.

Measure	DLC ID #	Date of Installation	Manufacturer	Fixture Model #	Fixture Quantity	Rebate (per fixture)	Total Rebate	Materials and Labor Cost
Interior LED 1x4 Retrofit Kit replacing T8, T12 or T5/T5HO fixture					x	\$10	=	
Interior LED 2x4 Retrofit Kit replacing T8, T12 or T5/T5HO fixture					x	\$20	=	
Interior LED 2x2 Retrofit Kit replacing T8, T12 or T5/T5HO fixture					x	\$15	=	

5. PARKING GARAGE LED

PARKING GARAGE LED

DLC requirement

Measure	DLC ID #	Date of Installation	Manufacturer	Fixture Model #	Fixture Quantity	Rebate (per fixture)	Total Rebate	Materials and Labor Cost
100W Fixture or Mogul Screw-Parking Garage LED replacing ≤ Base Lamp					x	\$18	=	
101–175W Fixture or Mogul Parking Garage LED replacing Screw-Base Lamp					x	\$28	=	
175W Fixture or Mogul Screw-Parking Garage LED replacing > Base Lamp					x	\$30	=	

6. LED CASE LIGHTS

DLC requirement

- Only refrigerator and freezer cases with doors are eligible. Open cases may be submitted as a Custom application.

Measure	DLC ID #	Date of Installation	Manufacturer	Lamp Model #	Number of Doors	Rebate (per door)	Total Rebate	Materials and Labor Cost
LED Refrigerated Case Lights w/Doors 4ft, 5ft, or 6ft replacing Fluorescent Refrigerated Case Lights w/Doors 4ft, 5ft or 6ft					x	\$40	=	
LED Freezer Case Lights w/Doors 4ft, 5ft, or 6ft replacing Fluorescent Freezer Case Lights w/Doors 4ft, 5ft or 6ft					x	\$40	=	

7. LIGHTING CONTROLS LIGHTING

- This measure has annual hours of operation greater than or equal to 8,000. Please contact the program.

Measure	Date of Installation	Manufacturer	Model #	Quantity (# of sensors)	Rebate (per sensor)	Total Rebate (# of sensors x rebate)	Materials and Labor Cost
Interior Daylighting Controls Replacing No Controls*				x	\$40	=	
Interior Occupancy or Vacancy Sensor Replacing No Controls**				x	\$25	=	

* Interior daylighting controls must utilize daylight harvesting to be eligible for incentive.

** Includes ceiling mount, corner mount, built-in / integrated, wall switch, wide view and hallway sensors.

8. FLUORESCENT LIGHTING

LINEAR FLUORESCENT LIGHTING MUST BE 800 SERIES LAMPS

8.A LOW-WATTAGE T8 4 ft. LAMP REPLACEMENT

CEE requirement – T8

- This measure has annual hours of operation greater than or equal to 8,000. Please contact the program.

Measure	Date of Installation	Manufacturer	Lamp Model #	Lamp Quantity	Rebate (per lamp)	Total Rebate	Materials and Labor Cost
28W 4ft T8 Lamp Replacing 32W 4ft T8 Lamp				x	\$0.50	=	
25W 4ft T8 Lamp Replacing 32W 4ft T8 Lamp				x	\$1.00	=	

8.B HIGH-BAY FLUORESCENT FIXTURES

CEE requirement – T8

This measure has annual hours of operation greater than or equal to 8,000. Please contact the program.

Measure	Date of Installation	Manufacturer	Fixture Model #	Fixture Quantity	Rebate (per fixture)	Total Rebate	Materials and Labor Cost
High Performance High Bay Fluorescent Fixture T8 > 4 Lamps Replacing HID Fixture				x	\$60	=	
High Bay Fluorescent Fixture T5 > 4 Lamps w/ HE Electronic Ballast Replacing HID Fixture				x	\$40	=	
High Bay Fluorescent Fixture T5 ≤ 4 Lamps w/ HE Electronic Ballast Replacing HID Fixture				x	\$20	=	

8.C PARKING GARAGE

CEE requirement – T8

Measure	Date of Installation	Manufacturer	Fixture Model #	Fixture Quantity	Rebate (per fixture)	Total Rebate	Materials and Labor Cost
Parking Garage 4ft 1 Lamp T5/T5HO or T8 replacing ≤ 100W Fixture				x	\$18	=	
Parking Garage 4ft 2 Lamp T5/T5HO or T8 replacing 101–175W Fixture				x	\$28	=	
Parking Garage 4ft 3 Lamp T5/T5HO or T8 replacing > 175W Fixture				x	\$30	=	

8.D LIGHTING OPTIMIZATION

- Complete fixture retrofit with new retrofit kit required for T8 and LED linear replacement lamps UL types A*** and C***
- Removal of existing ballast and replacement of pin sockets required for LED linear replacement lamps UL type B***
- LED linear replacement lamps must be 18W or less to be eligible for lighting optimization

This measure has annual hours of operation greater than or equal to 8,000. Please contact the program.

Measure	Date of Installation	Retrofit Kit Manufacturer	Model #	Lamp Quantity	Rebate (per lamp)	Total Rebate	Materials and Labor Cost
Remove 4 ft. Lamp from T8 or T12 System				x	\$5	=	
Remove 8 ft. Lamp from T8 or T12 System				x	\$5	=	

***UL type A – LED tube with integrated driver compatible and operated on existing LFL ballast, UL type B – LED tube with integrated driver wired to mains, UL type C – LED tube with remote driver

GRAND TOTAL INCENTIVE & COSTS

All project rebates will be capped at 75% of the total materials and labor costs.

\$

\$

8 Attach Required Documentation

Please double check your entries above for the following information. Missing information will significantly delay the incentive processing.

- Material and Labor Invoices showing payment terms or Receipts, and/or in-house labor form
- Product specification or cut sheet for each piece of equipment (please indicate installed model)
- IRS form W-9 for KCP&L account holder
- Important reminders to ensure timely processing
 - All equipment must be fully installed and operational
 - If any equipment has operating hours greater than 8000 hours, please contact the program
 - Total install costs (materials and labor) provided
 - Installation site address provided (see page 2)



KCP&L Business Energy Savings Rebates

2019 Standard Terms and Conditions

Program-Specific Terms and Conditions

Program Effective Dates

KCP&L energy efficiency incentives are offered until approved funds are exhausted or through March 31, 2019, whichever comes first. Program incentives and measures are subject to change or termination without notice at the sole discretion of KCP&L. The effective dates of the program and application submittal requirements are as follows:

Decisions to acquire and install energy efficiency measures must be made after April 1, 2016 to be eligible. Any energy-efficient equipment or services purchased or installed, contracted for, or work conducted prior to April 1, 2016, are not eligible for an incentive.

All 2016–2019 program projects must be completely installed and operational by February 28, 2019, and final documentation must be received by the program no later than March 15, 2019.

Program and Project Eligibility

All current KCP&L-MO and Greater Missouri Operations commercial rate classes are eligible for program offerings except for the following:

- Opt-out/self-directed customers

Customers whose rate schedule codes are 1xxxx (1LGSE, 1MGSE, etc.) are eligible for the KCP&L - MO rebates. Customers whose rate schedule code is MOxxx (MO720, MO940, etc.) are eligible for the Greater Missouri Operations (GMO) rebates. This program, approved by the Missouri Energy Efficiency Investment Act (MEEIA) took effect on April 1, 2016 for customers in KCP&L -MO and GMO services areas. This new program expanded the list of standard rebates and raised the project customer rebate cap to \$500,000 for all service classes per year.

(In general, KCP&L-MO program customers are located in the greater Kansas City area and GMO program-eligible customers are located in Liberty-north, Blue Springs, Lees Summit-east, Grandview and Belton-south. Please note, these are general delineations and you should look at your KCP&L statement for rate schedule confirmation).

Rebate Payment Limits

Rebate payment amounts are based on the final project costs approved by the program review process, and according to the appropriate incentive rate (noted below). The total rebate paid cannot exceed 75% of the total install cost, which is the total purchase price of equipment/product installed, including materials and external labor. Contractor labor costs can be considered in project costs. If self-installed, an In-House Labor Form must be completed as part of final validation.

The program allows for a maximum rebate of \$500,000 each calendar year, which is determined on a per-customer and per-jurisdiction basis. The cap allows \$100,000 for custom rebates and \$400,000 for standard rebates per year. For customers or rebates applications amounting to greater than \$500,000, a case-by-case exception process will be undertaken by KCP&L.

Please note: For replacement measures, the incremental measure cost is defined as the cost to purchase and install the energy-efficient equipment minus the cost to purchase and install similar equipment that would meet federal and local energy standards (but not qualify for an incentive under this program). For retrofit measures, the incremental measure cost is simply the cost to purchase and install the qualifying measures.

Application Review Process

The program reserves the right to request additional supporting documentation if necessary to ensure measure eligibility and verify existing system performance and baseline conditions. Applications must be completed before program review and project evaluation will occur, and are reviewed in the order in which complete applications are received.

Customer-provided documentation included with the application forms is the basis for determining potential electric savings, measure eligibility and estimated rebate. Rebate funds are reserved when the program determines that a project meets the program eligibility requirements. The applicant will be informed of any deficiencies resulting in project ineligibility, and will be given the opportunity to correct deficiencies if appropriate.

Application Submittal

The application must be submitted within 90 days of project installation and is the applicant's method of notifying the program of project completion. Applications and all required supporting documentation should be received by March 15, 2019 to be applicable for the 2016–2019 program cycle.

Examples of required documentation include, but are not limited to: dated invoices/receipts for the purchase and installation of equipment, product specification sheets, proof that the equipment is operational, manufacturer specifications, warranty information and IRS form W-9. The location or business name on the invoice must match the application information. The project invoice should provide sufficient detail to separate the project cost from the cost of other services such as repairs and building code compliance. All questions regarding application documentation requirements should be directed to the program implementer contact. The program reserves the right to request additional supporting documentation as deemed necessary, both prior to approval and after installation is completed, to ensure measure eligibility and verify that the expected energy savings will occur. All customer information will be held in confidence.

Inspections

Program reserves the right to inspect projects to verify compliance with the program rules the accuracy of project documentation. The customer must allow access to project documents and the facility where the measures were installed at all reasonable times and for a period of five years after receipt of incentive.

Requirements for Program Savings

Any customer receiving a program incentive may be contacted by a third-party evaluator to verify service/equipment installation or be asked to complete a participant survey. As a part of this process, program participants and trade allies agree to participate in required on-site verification and survey activities.

Disclaimer

The program 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 the application, and expressly disclaims any such representation, warranty or liability. Participation in the program implies that the applicant and/or customer of KCP&L agrees to indemnify KCP&L, the program and its affiliates, subcontractors and employees against all loss, damage, expense, fees, costs and liability arising from any measures installed. The program does not guarantee the energy savings approved through the program and you may not make any warranties associated with the measures eligible for incentives under this program. Neither program endorses or guarantees any claims, promises, work or equipment made, performed or furnished by any contractors or equipment vendors that sell or install any energy efficiency measures.

KCP&L Business Savings Rebates

2019 Standard Terms and Conditions

General Terms and Conditions

1. Incentives

- a. Subject to these Terms and Conditions, Kansas City Power & Light Company ("KCP&L") or KCP&L Greater Missouri Operations Company ("GMOC") will pay incentives to eligible Customers (hereinafter "Customers") for the installation of electric savings measures identified as such in program materials issued by KCP&L or GMOC and other site-specific custom measures that are approved by KCP&L or GMOC.
- b. Custom rebates will be capped at 75% of project costs unless otherwise specified.
- c. Funds are limited and applications are processed on a first-come, first-served basis. Program is subject to change and may end without prior notice.

2. Customer Eligibility

- a. All non-residential electric customers in the KCP&L service territory or the GMOC service territory are eligible to participate in the Business Rebates Program available in their service territory.
- b. By participating in a Business Rebates Program, customer agrees that KCP&L or GMOC obtains and/or retains ownership of all rights to existing and future emissions credits, renewable energy rights to existing and future emissions credits, renewable energy green tags, tradable renewable certificates and/or any and all other environmental benefits associated with the installation of the eligible equipment.

3. Pre-approval and Pre-installation Inspection

KCP&L or GMOC is not bound to pay any incentives until it has performed a satisfactory pre- and post-installation verification of the installation unless KCP&L or GMOC has waived such post-installation verification requirement explicitly. If KCP&L or GMOC determines that the electric savings measures were not installed in a manner that is consistent with the purpose of achieving energy savings, or if the installation was not consistent with generally accepted good engineering practices, KCP&L or GMOC may require changes before making any payments. KCP&L or GMOC will not pay incentives until it has been verified that the Customer has received, as appropriate, final drawings, operation and maintenance manuals, and operator training.

4. Post-installation Verification

KCP&L or GMOC is not bound to pay any incentives until it has performed a satisfactory post-installation verification of the installation unless KCP&L or GMOC has waived such post-installation verification requirement explicitly. If KCP&L or GMOC determines that the electric savings measures were not installed in a manner that is consistent with the purpose of achieving energy savings, or if the installation was not consistent with generally accepted good engineering practices, KCP&L or GMOC may require changes before making any payments. KCP&L or GMOC will not pay incentives until it has been verified that the Customer has received, as appropriate, final drawings, operation and maintenance manuals, and operator training.

5. Customer Application and Analysis

- a. In addition to completing an application, the Customer may be required by KCP&L or GMOC to provide an analysis of the demand and energy reduction potential of the proposed electric savings measures. In some cases, the analysis must be prepared by a professional engineer licensed in the state where the facility is located. Nameplate data may be required for electric savings measures having incentives based on peak demand.
- b. KCP&L or GMOC may independently review the Customer's application and analysis to determine the energy saving and demand reduction potential. KCP&L or GMOC reserves the right to reject or modify any calculations, based on KCP&L's or GMOC's own analysis. Failure to submit this information in the time requested may result in a denial of the project.
- c. KCP&L or GMOC will have final determination whether an application is eligible for Standard and/or Custom Program incentives based on each program's eligibility guidelines and project specifics.

6. Site-Specific Custom Measures

KCP&L or GMOC will only approve of those site-specific custom measures that KCP&L or GMOC believes have cost-effective energy and/or demand reduction potential. In any case, KCP&L or GMOC reserves sole discretion to approve or disapprove of any such measures proposed.

7. Incentive Amounts

- a. Before pre-approving any incentive amounts requested by the Customer, KCP&L or GMOC reserves the right to adjust and/or negotiate the incentive amount.
- b. Once an incentive amount is pre-approved, KCP&L or GMOC reserves the right to pay no more than the cost to the Customer of purchasing the electric savings measure, or the pre-approved incentive amount, whichever is less.
- c. KCP&L or GMOC reserves the right to lower the incentive amount if the quantity and/or cost of energy savings measures actually installed by the Customer differ from the pre-approved project. Notwithstanding any other provision of these Terms and Conditions, KCP&L or GMOC reserves the right to seek a refund for some or all of the incentives paid if the measures were not installed or do not remain installed for a period of five (5) years or the end of the product life, whichever is less.
- d. KCP&L or GMOC reserves the right to withhold payment or award the incentive in the form of a bill credit for customers in arrears.
- e. KCP&L or GMOC reserves the right to withhold incentive payments for any energy savings measures that do not carry the Underwriters Laboratory (UL) mark or, with the written consent of KCP&L or GMOC, that of an equivalent independent testing laboratory. Please consult with Underwriters Laboratory for your product classification into the appropriate UL category of the UL listing mark or the UL classification mark. All lighting measures must be DesignLights Consortium®, ENERGY STAR® or Consortium for Energy EfficiencySM certified at the time of purchase. Products removed from approved qualified product lists must be installed within 90 days of purchase.

In addition, prior to including a technology in the program, KCP&L or GMOC reserves the right to require that the customer undertake, at the customer's own expense, further testing of such technology by Underwriters Laboratories (UL) or, with the written consent of KCP&L or GMOC, an equivalent independent testing laboratory. The UL classification of Energy Verification Services (EVS) is required. The purpose of the testing is to evaluate the technology's energy performance levels.

8. Cost of Equipment

At any time, upon KCP&L's or GMOC's request, Customer must provide copies of all invoices (including all material, labor, and equipment discounts) reflecting the costs of purchasing and installing the energy savings measures. The invoices shall include a breakdown of all energy savings measures purchased for installation under this Agreement. In addition, KCP&L or GMOC may request any other reasonable documentation or verification of the cost to the Customer of purchasing the energy savings measure. KCP&L or GMOC reserves the right at any time to require invoices from the contractor to determine the price paid by the contractor (including any discounts or incentives) for the energy savings measures. KCP&L or GMOC reserves the right to use the contractor's reasonable costs to determine the correct incentive amount.

9. Date of Incentive Payments

KCP&L or GMOC expects to pay the Incentive within sixty (60) days after all the following conditions are met: (1) construction/renovation of Customer's facility is completed; (2) Customer has received an occupancy permit; (3) KCP&L has received all required documentation; and (4) KCP&L or GMOC has verified installation costs and satisfactory installation of the energy savings measures, all in accordance with the specifications.

10. Installation Service Costs Recognized

KCP&L or GMOC will recognize installation costs only to the extent that they are reasonable and actually incurred by the Customer.

11. Lighting Replacements

Customers who install energy-efficient lighting measures are expected to replace any of the energy-efficient lights that burn out with lights of similar or superior energy savings efficiency at the Customer's expense.

12. Contractor Shared Savings Arrangements

If custom energy savings measures are being installed by a contractor under a "shared savings" contract, KCP&L or GMOC reserves the right to determine the cost of purchasing and installing the energy savings measures based on the reasonable retail costs in purchasing the equipment and installing the energy savings measures.

13. Monitoring and Evaluation Follow-up Visits

- a. KCP&L or GMOC reserves the right to make a reasonable number of follow-up visits to Customer's facility during the 24 months following the Actual Completion Date noted on this application. Such visit(s) will be at a time convenient to the Customer, made with advance notice given to the Customer by KCP&L or GMOC.
- b. The purpose of the follow-up visit(s) is to provide KCP&L or GMOC with an opportunity to review the operation of the energy savings measures for program evaluation purposes. The follow-up visit(s) will have no impact on the incentive paid to the Customer for installing the energy savings measures.

14. Limited Scope of Review

KCP&L or GMOC is under no obligation to: (1) make follow-up visits; (2) review the operation of the energy savings measures; or (3) make any suggestions of any kind to the Customer. The scope of review by KCP&L or GMOC of the design and installation of the energy savings measures is limited solely to determining whether program conditions have been met. It does not include any kind of safety review.

15. Changes in the Program

KCP&L or GMOC may change the program and the Terms and Conditions at any time without notice. Pre-approved applications, however, will be processed to completion under the Terms and Conditions in effect at the time of the pre-approval by KCP&L or GMOC.

Your energy efficiency investment is subject to the current rates, rules and regulations by the Missouri Public Service Commission ("Commission"). The Commission may alter its rules and regulations and/or change rates in the future. If this occurs, your energy efficiency investment is subject to those changes and you will be responsible for paying any future increases to electricity rates, charges or service fees from KCP&L Greater Missouri Operations Company.

KCP&L or GMOC may wish to publicize the Customer's participation in the program, the results, the amount of incentives paid to the Customer, and any other information that reasonably relates to the Customer's participation. In such instances, KCP&L or GMOC will secure a release from the Customer authorizing to make such information public.

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16. Publicity of Customer Participation

KCP&L or GMOC may wish to publicize the Customer's participation in the program, the results, the amount of incentives paid to the Customer, and any other information that reasonably relates to the Customer's participation. In such instances, KCP&L or GMOC will secure a release from the Customer authorizing to make such information public.

17. Application Submittal Time Frame

All final applications and required supporting documentation must be submitted within 90 days of measure installation or by March 15, 2019, whichever comes first.

18. Installation Requirements

- All measures must be installed and operational prior to submittal of a final application at the address noted on the application.
- All measures must be installed in a property owned by the applicant, or the applicant has received permission from the property owner to install the equipment.
- All measure installations must be completed prior to the program period expiration date of February 28, 2019.

19. Limitation of Liability and Indemnification

KCP&L's or GMOC's liability under this Agreement will be limited to paying the incentives specified in this Agreement. KCP&L or GMOC and any of its affiliates shall not be liable to the Customer for any consequential or incidental damages or for any damages in tort (including negligence) caused by any activities associated with this Agreement or in the program.

The Customer shall protect, indemnify, and hold harmless KCP&L or GMOC from and against all liabilities, losses, claims, damages, judgments, penalties, causes of action, costs and expenses (including, without limitation, attorney's fees and expenses) imposed upon or incurred by or assessed against KCP&L or GMOC resulting from, arising out of, or relating to the performance of this Agreement.

20. No Warranties

- KCP&L or GMOC does not endorse, guarantee, or warrant any particular manufacturer or product, and KCP&L or GMOC provides no warranties, expressed or implied, for any product or services. The Customer's reliance on warranties is limited to any warranties that may arise from, or be provided by contractors, vendors, etc.
- The Customer acknowledges that neither KCP&L or GMOC nor any of its consultants are responsible for assuring that the design, engineering and construction of the facility or installation of the energy savings measures is proper or complies with any particular laws (including patent laws), codes, or industry standards. KCP&L or GMOC does not make any representations of any kind regarding the results to be achieved by the energy savings measures or the adequacy or safety of such measures.

21. Customer Must Pay All Taxes

The benefits conferred upon the Customer or Trade Ally through participation in this program may be taxable by the federal, state, and local government. The Customer is responsible for declaring and paying all such taxes.

22. Stop Approval Without Notice

KCP&L or GMOC reserves the right, for any reason, to stop approving energy savings measures at any time without notice for all or part of the program. In particular, KCP&L or GMOC is not obligated to approve any application for an incentive that may result in KCP&L or GMOC exceeding its program budget.

23. Limit of Incentive Payments

After an application is approved by KCP&L's or GMOC's authorized executive, the Customer will receive written notification of the pre-approved incentive amount and the date that the energy savings measures must be fully installed to qualify for incentive payments. Any energy savings measures installed prior to the issuance of KCP&L's or GMOC's written authorization of pre-approval will be deemed as an unauthorized installation and KCP&L or GMOC will have no obligation to pay incentives for those energy savings measures. Regardless of pre-approval from KCP&L or GMOC, projects may be denied, or incentives reduced upon receipt of final project cost and scope of work documentation.

24. Pre-approved Letter

After an application is approved by KCP&L's or GMOC's authorized executive, the Customer will receive written notification of the pre-approved incentive amount and the date that the energy savings measures must be fully installed to qualify for incentive payments. Any energy savings measures installed prior to the issuance of KCP&L's or GMOC's written authorization of pre-approval will be deemed as an unauthorized installation and KCP&L or GMOC will have no obligation to pay incentives for those energy savings measures. Regardless of pre-approval from KCP&L or GMOC, projects may be denied, or incentives reduced upon receipt of final project cost and scope of work documentation.

25. Vendor Selection

KCP&L or GMOC acknowledges that the Customer may select any vendor or contractor to perform the work contemplated by this Application, even after the Application is submitted for pre-approval by KCP&L or GMOC. Notwithstanding the foregoing, the Customer acknowledges that KCP&L or GMOC has the right to prohibit specific vendors or contractors from program participation.

26. Removal of Equipment

The customer agrees, as a condition of participation in the program, to remove and dispose of the equipment being replaced by the energy savings measures and in accordance with all laws, rules, and regulations. The Customer agrees not to reinstall any of this equipment in the service territory of KCP&L or GMOC or its affiliates.

27. Review of Specifications, Submittals and Drawings

The Customer may be required to provide KCP&L or GMOC with a copy of the specifications for the construction or renovation of the facility that will be provided to the construction contractors. Such specifications must include the energy savings measures that are the subject matter of the Customer's application to this program. KCP&L or GMOC may refuse to pay incentives if the specifications do not adequately provide for installation of the energy savings measures consistent with good engineering and energy-efficient design practices. Customer will, upon request by KCP&L or GMOC, provide a copy of the as-built drawings and equipment submittals for the facility. KCP&L or GMOC may refuse to pay incentives if the final submittals and drawings do not adequately reflect the installation of the energy savings measures consistent with the original design intent as identified on the Customer application and worksheets. All equipment eligible for a rebate must be new equipment and installed by licensed contractors when required by code and/or law.

28. Miscellaneous

- This Agreement is composed of the application and these Terms and Conditions. It is the entire agreement between the parties and supersedes all other communications and representations.
- Paragraph headings are for the convenience of the parties only and are not to be construed as part of this Agreement.
- The Customer acknowledges that the only individuals authorized to bind KCP&L or GMOC under this Agreement are the individual who signed this Agreement, or an officer of KCP&L or GMOC.
- If any provision of the Terms and Conditions is deemed invalid by any court or administrative body having jurisdiction, such ruling shall not invalidate any other provision, and the remaining Terms and Conditions shall remain in full force and effect in accordance with their terms.