



COMMERCIAL CHILLER REBATE PROGRAM APPLICATION

Please complete the entire form for rebate processing. The rebate will be paid upon verification that the chiller(s) have been installed to program standards.

Tampa Electric Account # _____	Premise # _____	Building Square Footage _____
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AGREEMENT:

I certify that all statements made in this application (including worksheets) are correct to the best of my knowledge, and agree to the terms and conditions of this program set forth on the reverse side of this application.

Name/Title of Authorized Applicant (Please Print) _____ Signature of Customer _____ Date _____
 Customer Name _____ Installation Date _____
 Physical Address _____
 Mailing Address _____
 City _____ State _____ Zip _____
 Contact _____ Email _____ Phone (____) _____ Ext _____

CHILLER INFORMATION

Type of Chiller	Chiller Model Number	Chiller Serial Number	Chiller Manufacturer	Chiller Size	kW/Ton (100% Load)	COP (100% Load)	Operating Hours

Please attach manufacturer's specification sheet(s) to application.

To be completed by contractor.

Contractor _____ Phone (____) _____
 Contractor's License # _____
 Address _____
 City _____ State _____ Zip _____
 Contractor Email Address _____ Contractor Signature _____ Date _____

The Contractor's signature above certifies the above information is correct and the chiller(s) installed are in accordance with program standards.

Optional – For third party lighting project payments: By signing in the signature space below, the customer hereby irrevocably assigns to the above-named Contractor all right, title, and interest in the payments that Customer is entitled to receive (if any) under the Tampa Electric Customer Commercial Chiller Program with respect to the above-described Project(s). Accordingly, Customer hereby directs Tampa Electric Company to issue any such payments directly to the Contractor.

Customer Print Name _____ Customer Signature _____ Date _____

VERIFICATION RESULTS

Approved Disapproved Signature _____ Date _____
 Note: Reason for disapproval _____
 Approved Rebate Amount \$ _____ (\$175 per kW reduction)

1. Eligibility:

Tampa Electric Company’s (“TEC”) Commercial Chiller Program offers rebates to any new or existing commercial/industrial customer within Tampa Electric’s service area, who installs a qualifying chiller project.

2. Qualifications:

- Contractor/customers shall provide TEC with manufacturer’s specification sheet(s) for the new chiller equipment.
- Minimum qualifying efficiency ratings are as follows:

Water-Cooled Centrifugal Chillers

Under 150 Tons	150 – 300 Tons	Over 300 Tons
.65 kW/ton (5.4 COP)	.60 kW/ton (5.9 COP)	.56 kW/ton (6.3 COP)

Water-Cooled Scroll or Screw Chillers

Under 150 Tons	150 – 300 Tons	Over 300 Tons
.72 kW/ton (4.9 COP)	.66 kW/ton (5.3 COP)	.59 kW/ton (5.9 COP)

Air-Cooled Electric Chillers (any size)

1.17 kW/ton (3.0 COP)

3. Rebate Amounts:

- Customer rebate is \$175 per kW reduction from baseline efficiency (baseline is established per Florida Energy Efficiency Code)

4. Application and Worksheets:

TEC will review all applications and accompanying worksheets for eligibility. If any proposed project does not meet program requirements. TEC will notify the Customer specifying the basis for rejection of the application within 5 business days.

5. Final Verification and Rebate Payment:

When the installation is complete, the Customer must notify TEC and submit paid original invoices or receipts (or direct photocopies) specifying the chiller equipment installed and the installation costs. TEC may schedule and conduct a post-installation verification prior to payment of rebate.

The actual rebate amount will be determined based on the verification, and may vary from the original estimate. All project installations must be completed within 12 calendar months of being pre-approved.

6. Tax Liability and Credits:

TEC is not responsible for any taxes which may be imposed on the Customer’s business as a result of the project installed under this program. The Customer’s tax adviser should be consulted regarding the tax liability of the rebate and the availability of any tax credits.

7. Resolution of Differences:

In the course of this program disputes may arise regarding Customer’s eligibility, energy-saving potential of proposed projects, rebate amounts, or other issues. In the event of such dispute the Customer may submit data to TEC in support of their position for review. TEC will review such data and will make a final determination.

8. Forwarding of documents:

For communication with this program, it is preferred to send all documents and correspondence to the following email address: comconreq@tecoenergy.com. If the Customer cannot email the documentation, the next preferred method would be to fax all documentation and correspondence to the following fax number: (813) 275-3501. If email or fax is not available, mail all documents and correspondence to the following address: Tampa Electric Company, c/o Energy Management Services, P.O. Box 111, Tampa, FL 33601.

9. DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY

THE TERMS AND CONDITIONS CONTAINED HEREIN CONSTITUTE THE ENTIRE AGREEMENT BETWEEN THE CUSTOMER AND TEC. CUSTOMER AGREES THAT ANY REPRESENTATION, PROMISE, CONDITION, INDUCEMENT OR WARRANTY, EXPRESS OR IMPLIED, NOT INCLUDED IN WRITING IN THIS AGREEMENT SHALL NOT BE BINDING UPON ANY PARTY. BY SIGNING THIS APPLICATION, CUSTOMER ACKNOWLEDGES AND AGREES THAT TEC HAS NOT MADE ANY REPRESENTATION OR OFFERED ANY GUARANTEE THAT IMPLEMENTATION OF ENERGY CONSERVATION MEASURES OR USE OF ANY EQUIPMENT PURSUANT TO THIS PROGRAM WILL RESULT IN ENERGY OR COST SAVINGS. TEC RECOMMENDS THAT CUSTOMER CONSIDER ENGAGING QUALIFIED ENGINEERS OR CONSULTANTS TO EVALUATE THE EFFECTS OF SUCH IMPLEMENTATION AND USE ON ENERGY CONSUMPTION, COST SAVINGS, AND THE OPERATION OF CUSTOMER’S FACILITIES.

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UNDER NO CIRCUMSTANCES, SHALL TEC BE LIABLE TO THE CUSTOMER FOR CONSEQUENTIAL, INCIDENTAL OR SPECIAL DAMAGES OF ANY NATURE WHATSOEVER AND HOWEVER OCCASIONED, WHETHER ALLEGED AS RESULTING FROM BREACH OF WARRANTY BY TEC, THE NEGLIGENCE OF TEC, OR OTHERWISE.

CUSTOMER STATES THAT, BEFORE SIGNING THIS APPLICATION, HE OR SHE HAS READ BOTH SIDES OF THIS DOCUMENT AND UNDERSTANDS ALL TERMS AND CONDITIONS INCLUDING, WITHOUT LIMITATION, THIS PARAGRAPH 9 ENTITLED “DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY”.