

General Terms and Conditions for Linn County REC Rebates

- 1. The account holder is solely responsible for the accuracy of the application information.
- 2. All rules of Linn County REC's energy efficiency program have been followed.
- 3. Linn County REC will not be liable for any work performed or guarantee energy/cost savings.
- 4. Account is in good standing.
- 5. Any equipment installed must be new.
- 6. Linn County REC reserves the right to extend, modify (including incentive levels), or terminate the program at any time without prior or further notice. The Member is responsible for checking with the Utility to determine whether the program has been changed or is still in effect.
- 7. Linn County REC reserves the right to inspect equipment and sales transactions. All self-installed equipment is subject to an inspection.
- 8. Rebates shall be pro-rated on the percent of power supplied by Linn County REC if the member has AEP (Alternative Energy Production). LCREC may hold rebate up to 12-months for verification and usage.
- 9. Applications must be submitted within three (3) months (90 days) of the install/purchase date (based on member's invoice or receipt date) and are subject to 2025 rebate eligibility if received after December 31, 2024