

General Terms and Conditions for Linn County REC Heat Plus

Warranty Information: Linn County REC makes no warranties, expressed or implied, with respect to equipment operation, material, workmanship, or manufacturing. Linn County REC does not guarantee that a certain level of energy or cost savings will result from the use of products covered by this rate.

Limitation of Liability: Participating member(s) agree that Linn County REC's liability, in connection with this rate, is limited to paying the rate specified (when all Terms and Conditions have been satisfied by the member). Under no circumstances shall Linn County REC be liable for any consequential or incidental damages resulting from participation in this rate or requirements for this rate.

Participating Member's Certification: Participating member(s) certifies that he/she has met qualifications in their application at the defined service location served by Linn County REC. Participating member(s) agree that all information is true and that he/she has conformed to all of the requirements/criteria listed.

Eligibility: Only Residential Rate Code (11TOD, 12TOD) and Commercial Rate (13TOD) qualify for the optional Heat Plus Rate. Not available to accounts with AEP (Alternative Energy Production) or multiplex (over 2) units. Must qualify and comply with Linn County REC's Tariff on Rate Code 17DFM, 19DFM. The Heat Plus Meter is a subtractive meter that needs to be energized from the General Use Meter.

Other: Heat Plus is a pass-through rate that is set by our G & T, CIPCO (Central Iowa Power Cooperative). As Heat Plus is an optional rate, Linn County REC reserves the right to suspend the rate, limit which rate class is eligible for the rate and remove any metering equipment owned by the cooperative if the member is no longer using the equipment on a regular basis or is in violation of any program requirement.