Prescriptive kitchen equipment application

Thank you for participating in AES Indiana's Business Rebates & Incentives Program. Refer to the information below to ensure you are eligible for program rebates and your application is complete. Please retain a copy of your completed application for your records. To access all AES Indiana applications, please visit aesindiana.com/your-business.

What you will need:

- 1. Your AES Indiana account number and AES Indiana Service ID
- 2. An itemized invoice
- 3. Equipment specification sheets
- 4. Installing contractor information (if applicable)
- 5. Payee's IRS form W-9

Need help?

For assistance completing this form, call 888-982-7071.

How to apply for a rebate

Step 1: Determine Eligibility

Applicant

The applicant must be an active AES Indiana business customer with a qualifying Rate Code at the time of equipment installation. Qualifying rate codes include ISS, ISH, ISL, IPL, IPH or IHL.

Applicant and installation

The application must be completed in full and signed prior to submittal. Applications must be received within 90 calendar days of project installation or by December 31, 2024, whichever comes first.

Please note, rebates not to exceed 50 percent of the total material and external labor cost and are limited to a maximum cap of \$250,000 per project. Total combined Custom and Prescriptive incentives are capped at \$1,000,000 per customer per calendar year.

Equipment and installation

New equipment must be more efficient than existing equipment (e.g., the new equipment must save energy). Excludes New Construction projects. Equipment must be installed and operational by December 31, 2024.

Step 2: Complete Application & Attach Supplemental Documentation

Complete application

Unless noted otherwise, all fields must be completed on the application.

Sign application

The application must be signed in the space provided in Section 6: Terms and Conditions.

Attach supplemental documentation

Ensure you have attached a copy of all documentation to the rebate form, including an itemized invoice and manufacturer specification sheets.

The invoice should include:

- The equipment size, type, make, model and/or part number
- · The date of installation
- An itemized breakout of materials (including per unit costs by model number), labor and sales tax
- Rebate amount credited on invoice, if Trade Ally or Third-Party Rebate Administrator is assigned to receive the rebate. Please note, the customer's signature is required in Section 4 to assign the rebate to either.

Program applications and required documents may be submitted using one of the three methods below.

Online rebate portal

Skip the paper application. Submit and track your rebate online at aesindiana.com/prescriptive-rebates.

U.S. mail

AES Indiana Business Rebates & Incentives Program 16350 Felton Rd. Lansing, MI 48906

Email

prescriptive@aesindianarebates.com

Step 3: Submit Paperwork

Double-check information

Make sure information listed on the application is correct and you have provided an itemized invoice and specification sheets.

When applicable, installed equipment must be ENERGY STAR* certified. See Section 2 for eligibility requirements.

Submit application

Submit your completed application and supplemental documentation to one of the methods posted above. Once completed paperwork is submitted, rebate payments are generally made within 6–8 weeks.

Note: If you choose to email your application, be sure to include all documents as email attachments.



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Section 1: Customer Information						
AES Indiana Account Holder Name	:	Contact Name:				
AES Indiana Account Number (as shown on utility bill):		AES Indiana Customer Service ID Number (where equipment is installed) (REQUIRED):				
Phone:		Email:				
Installation Street Address:	City:	State:	ZIP Code:			
How did you hear about this progra	am?	□ Contractor/Trade Al□ Previous Participant□ Program Representativ□ Utility Representativ	□ Word o			
Section 2: Building Information						
Building Type - Required (check o ☐ Arena/Auditorium/Convention ☐ Assisted Living ☐ Auto Dealership	ne) Grocery Healthcare Clinic Hospital	☐ Office (Large)☐ Office (Low Rise)☐ Office (Mid Rise)	☐ Retail (Department Store) Strip Mall) (Elementary)		
□ Daycare□ College/University□ Convenience Store□ Drug Store	 □ Lodging (Common Areas) □ Lodging Hotel (Guest Rooms) □ Manufacturing Facility □ Multi-Family (Common Areas) 	□ Police/Fire Station□ Parking Garage□ Religious/Worship□ Restaurant	□ Wareho	(High/Middle) ouse		
Heating System Type - Required (check one)	Cooling System Type - Required (check one)				
□ Natural Gas □ Electric Heat Pump	☐ Electric Resistance ☐ Unknown	☐ Electric ☐ Other	☐ Unknov ☐ None	vn		
Section 3: Trade Ally Information						
☐ Check Here for Self-Installation						
Business Name:		Contact Name:				
Phone:		Email:				
Street Address:		City:	State:	ZIP Code:		



Prescriptive kitchen equipment application

Section 4: Rebate Payment Information (complete only if payee is not the AES Indiana account holder listed above)						
Make checks payable to: ☐ Customer ☐ Trade Ally (customer signature required) ☐ Third-Party Rebate Administrator (customer signature required)						
I hereby authorize payment of incentive directly to the Trade Ally or Third-Party Rebate Administrator and agree these rebates have been passed through to our company via a reduction in the amount invoiced for the work.						
Customer Signature:		Date:				
Payee Contact Name:	Payee Contact Phone Number:	Payee Conta	act Email:			
Payee Legal Address:	City:	State:	ZIP Code:			
Payee Legal Name (as shown on IRS form W-9):	Payee Business Name (if differen	fferent than payee legal name):				
Mail check to: ☐ Payee Legal Address ☐ Job Site Address ☐ A	lternate Address (complete below)):				
Alternate Pay Address (optional):	City:	State:	ZIP Code:			
Payee Federal Tax Classification (check ONE only): □ Corporation □ Partnership □ Sole Proprietor/Individual □ LLC □ Other tax-exempt organization or gov't agency						
Payee Taxpayer Identification Number (TIN) (Complete ONE only. Must match payee legal name above.) FEIN #: or SSN:						
Section 5: Equipment Information						

General Requirements:

- The specifications for the eligible equipment are listed within each technology on this form. If the technology you are installing is specified
 differently than how it is listed, please call 888-982-7071 to verify eligibility. Custom incentives are available for many technologies not listed,
 however, pre-approval is required for all Custom projects.
- Equipment must be purchased new to qualify. Resale equipment or equipment that is leased, rebuilt, rented, received from insurance claim, or received from warranty is not eligible.

A. ENERGY STAR® Certified Commercial Kitchen Equipment

- Equipment must be ENERGY STAR® certified
- Eligible for retrofit

· Eligible for new construction

· Equipment must be electric

Description	Install Date (mm/dd/yy)	Make	Model Number	Serial Number	Qty.	Incentive	Total Incentive (Qty. x Incentive)
Cooking Equipment							
Combo Oven						\$1,200.00	\$
Convection Oven						\$700.00	\$
Fryer						\$250.00 per vat	\$
Griddle						\$1,000.00	\$
Steam Cookers 3 Pan						\$950.00	\$
Steam Cookers 4 Pan						\$1,300.00	\$
Steam Cookers 5 Pan						\$1,600.00	\$
Steam Cookers 6 Pan						\$2,000.00	\$



Prescriptive kitchen equipment application

Description	Install Date (mm/dd/yy)	Make	Mo	odel Number	Serial Number	Qty.	Incentive	Total Incentive (Qty. x Incentive)
Dishwashers	'	'	·	,		'	'	'
Under Counter □ High Temp □ Low Temp							\$375.00	\$
Single Tank Door □ High Temp □ Low Temp							\$900.00	\$
Single Tank Conveyor □ High Temp □ Low Temp							\$950.00	\$
Multi-Tank Conveyor, low temp							\$1,050.00	\$
Multi-Tank Conveyor, high temp							\$1,400.00	\$
Ice Machines								
Batch Ice Machine <299 lbs/day							\$75.00	\$
Batch Ice Machine 300-799 lbs/day							\$150.00	\$
Batch Ice Machine 800-1,499 lbs/day							\$400.00	\$
Batch Ice Machine 1,500-4,000 lbs/day							\$500.00	\$
Continuous Ice Machine <309 lbs/day							\$100.00	\$
Continuous Ice Machine 310-819 lbs/day							\$300.00	\$
Continuous Ice Machine 820-4,000 lbs/day							\$1,500.00	\$



Prescriptive kitchen equipment application

Section 5: Equipment Information, continued

B. ENERGY STAR® Certified Commercial Glass/Solid Door Refrigerators/Freezers

- · Equipment must be ENERGY STAR certified
- · Eligible for new construction
- Eligible for retrofit

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Description	Install Date (mm/dd/yy)	Make	Model Number	Serial Number	Qty.	Incentive	Total Incentive (Qty. x Incentive
ENERGY STAR Ce	ertified Comme	rcial Glass Door Freezers					
<15 ft. ³						\$150.00	\$
15 to < 30 ft. ³						\$200.00	\$
30 to < 50 ft. ³						\$425.00	\$
≥ 50 ft. ³						\$600.00	\$
ENERGY STAR Ce	ertified Comme	rcial Solid Door Freezers					
<15 ft. ³						\$50.00	\$
15 to < 30 ft. ³						\$75.00	\$
30 to < 50 ft. ³						\$150.00	\$
≥ 50 ft. ³						\$275.00	\$
ENERGY STAR Ce	ertified Comme	rcial Glass Door Refrigerators					
<15 ft. ³						\$75.00	\$
15 to < 30 ft. ³						\$100.00	\$
30 to < 50 ft. ³						\$125.00	\$
≥ 50 ft. ³						\$175.00	\$
ENERGY STAR Ce	ertified Comme	rcial Solid Door Refrigerators					
<15 ft. ³						\$40.00	\$
15 to < 30 ft. ³						\$40.00	\$
30 to < 50 ft. ³						\$90.00	\$
≥ 50 ft.³						\$100.00	\$
				Total	for s	ection B:	\$



Prescriptive kitchen equipment application

Section 5: Equipment Information, continued

C. Refrigeration

- · Eligible for new construction
- · Not eligible for retrofit
- · Strip curtains are eligible for retrofit
- Evaporative fan controller is not eligible under the following conditions: compressor runs more than 4,380 annual hours, evaporator
 fan does not run at full speed at all times, evaporator fan motor runs on poly-phase power, evaporator does not use off-cycle or
 time-off defrost
- · Door gaskets must replace worn gaskets on door of reach-in cooler or freezer, not eligible if no gaskets existed previously

Description	Install Date (mm/dd/yy)	Make	Model Number	Unit Type	Qty.	Incentive	Total Incentive (Qty. x Incentive)
Evaporative Fan Controller				□Freezer □Refrigerator		\$110.00	\$
Anti-Sweat Heater Control Controls: Check one – ☐ Humidity ☐ Conductivity				□Freezer □Refrigerator	Doors	\$100.00 per door	\$
Strip Curtains				□Freezer		\$150.00	\$
Pre-Existing Curtains ☐ Yes ☐ No				□Refrigerator		\$75.00	\$
Auto-Closer for Walk-In Cooler/Freezer				□ Freezer □Refrigerator	Doors	\$250.00 per door	\$
Night Covers				□Freezer □Refrigerator		\$25.00 per linear foot	\$
Door Gaskets for Reach-In Cooler/Freezer Doors				□Freezer □Refrigerator		\$10.00 per linear foot	\$
Tatalfarragation							

Total for section C: | \$

D. Electronically Commutated Motors (ECM)

- · Qualifying motors must not exceed 1/2 horsepower
- ECMs over 1/2 HP require a custom application
- · ECMs installed on redundant fans do not qualify
- · New walk-in or reach-in coolers and freezers with integrated EC motors are not eligible
- · Replacement of existing ECMs does not qualify

Install Date (mm/dd/yy)	Make/Model	Serial Number	Refrigeration Type	Case Type	Qty.	Incentive	Total Incentive (Qty. x Incentive)
			□Freezer □ Cooler	□Walk-In □Reach-In		\$200.00	\$
Total for an ation D						Φ.	

Total for section D: | \$



Prescriptive kitchen equipment application

Section 5: Equipment Information, continued

E. Vending Equipment Controls

- · Eligible for new controls on new or existing units. Cannot replace existing controls
- Control must include passive infrared (PIR) or dual technology (PIR + Ultrasonic) that can turn off lights when surrounding area is unoccupied for a preset length of time
- · Reach-in coolers and refrigerated vending machines must be connected 24 hours/day
- Due to the potential for damage to perishable items, freezer space vending equipment as well as vending equipment dispensing any perishable products is excluded from this program
- · New vending machines with built-in controls are not eligible

Description	Install Date (mm/dd/yy)	Make	Model Number	Qty.	Incentive	Total Incentive (Qty. x Incentive)
Snack Machine Motion Controller (Non-Refrigerated Vending)					\$20.00	\$
Beverage Reach-In Controller					\$35.00	\$
Cold Drink Vending Equipment Controller					\$35.00	\$
T 1 10 1' F					_	

Total for section E: | \$

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Prescriptive kitchen equipment application

Section 6: Terms and Conditions

These Standard Terms and Conditions for Participating Customers and the application (collectively, the "Agreement") are made and entered into by and between the Program implementer, CLEAResult Consulting Inc., a Texas corporation and/or an affiliate thereof ("CLEAResult"), and Customer for the purpose of evaluating and installing energy efficient measures ("EEM") under the Program funded by AES Indiana. CLEAResult and Customer may be referred to in this Agreement individually as a "Party" and collectively as the "Parties." The Parties acknowledge and agree that the state regulatory governing body (the "PUC"), AES Indiana are third party beneficiaries of this Agreement. In consideration of the mutual covenants and agreements set forth below, the adequacy and sufficiency of which are hereby acknowledged, the Parties hereby agree as follows:

- 1. ACCESS AND PARTICIPATION. Customer agrees to support CLEAResult and assign a representative to facilitate services provided under this Agreement. Customer acknowledges its intent to install EEM using Program incentives and agrees that any EEM received directly will be installed within 90 days of receipt. Customer agrees to allow CLEAResult to access its facilities, energy use and cost information for the purposes of implementing this Agreement. If Customer is a tenant, Customer represents that by signing this document they have obtained the property owner's permission to install EEM under this Agreement. Customer agrees not to use the name or identifying characteristics of AES Indiana or its contractors for any advertising, sales promotion, or other publicity of any kind. Customer also confirms that it has not and will not receive rebates, incentives or services for any measures installed under this Program from another program funded by AES Indiana. The Program may be modified or terminated without prior notice and this Agreement is subject to modifications by AES Indiana.
- 2. <u>ELIGIBILITY.</u> AES Indiana determines eligibility of Customers at its sole discretion. CLEAResult may request verification of eligibility requirements at any time during the Program period. Customer agrees to install all EEM provided by CLEAResult under this Program; provided, however, that if Customer does not install all EEM, then it shall return any uninstalled EEM to CLEAResult.
- 3. INCENTIVE PAYMENT. Customer acknowledges that incentives will be paid by AES Indiana only if: (a) Customer(s) and installed measure(s) or services meet the Program eligibility requirements and the requirements outlined by the Program; (b) measures are installed in eligible project sites; and (c) measures are installed at a project site that has not received incentives from any other of AES Indiana's energy efficiency programs for the same measure(s). Customer understands that AES Indiana, in its sole discretion, may withhold incentive payments committed to Customer if a project site is proven ineligible or a project otherwise does not comply with the requirements set forth by the Program. Customer acknowledges that the incentive amount may not exceed the cost of the EEM.
- 4. <u>AUDITING, MONITORING AND VERIFICATION.</u> Customer also agrees to allow CLEAResult, AES Indiana and the PUC to access its facilities for the purpose of confirming Customer's participation in the Program, inspecting installed EEM, and verifying the energy savings achieved through the Program. Customer agrees to cooperate with CLEAResult, AES Indiana and the PUC, as necessary. Customer also agrees to remedy any issue arising from auditing and monitoring results within the timeframe provided by the Program. Customer understands that any incentives may be withheld if Customer refuses to participate in any required verification within a reasonable period. Customer verifies that all EEM is installed in accordance with all applicable federal, state and local laws and manufacturer's specifications.
- 5. <u>CONFIDENTIALITY</u>. CLEAResult shall keep Customer information confidential. Only AES Indiana and the PUC shall be granted access to Customer data as needed or required. CLEAResult will not use the name or identifying characteristics of Customer in advertising sales promotion or other publicity without Customer's written approval.
- 6. NO WARRANTY. CLEARESULT, AES INDIANA AND THE PUC MAKE NO REPRESENTATIONS OR WARRANTIES, AND ASSUME NO LIABILITY WITH RESPECT TO QUALITY, SAFETY, PERFORMANCE, OR OTHER ASPECT OF ANY EEM INSTALLED PURSUANT TO THIS AGREEMENT AND EXPRESSLY DISCLAIM ANY SUCH REPRESENTATION, WARRANTY OR LIABILITY, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NONINFRINGEMENT. Nothing in this Agreement shall be construed to create any duty to, any standard of care with reference to, or any liability to any third party. Neither the PUC, AES Indiana, nor CLEAResult shall be responsible for costs or corrections of conditions already existing in the facilities inspected which fail to comply with applicable laws and regulations.
- 7. INDEMNIFICATION; LIMIT ON LIABILITY. TO THE EXTENT ALLOWED BY LAW, CUSTOMER AGREES TO INDEMNIFY THE PUC, AES INDIANA AND CLEARESULT AGAINST ALL LOSS, DAMAGES, COSTS AND LIABILITY ARISING FROM ANY CLAIMS RELATED TO ANY PRODUCTS INSTALLED OR SERVICES PERFORMED DURING THE INSTALLATION OR MAINTENANCE OF EEM. NEITHER THE PUC, AES INDIANA, CLEARESULT, NOR CUSTOMER SHALL BE LIABLE TO EACH OTHER FOR ANY INCIDENTAL, SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES RELATED TO THIS AGREEMENT.



Prescriptive kitchen equipment application

Section 6: Terms and Conditions, continued

8. MISCELLANEOUS. This Agreement shall be governed by and construed under the laws of the State of Indiana, without regard to conflict of law rules. The parties agree that all actions, disputes, claims and controversies arising out of or relating to this Agreement or the work performed hereunder will be subject to binding arbitration administered in the county where the Customer is located by the American Arbitration Association under its Commercial Arbitration Rules and judgment on the award may be entered in any court having jurisdiction. Customer shall not assign, delegate or subcontract this Agreement or its duties thereunder, in whole or in part, voluntarily or involuntarily (including a transfer to a receiver or bankruptcy estate) without the prior written permission of CLEAResult. CLEAResult may assign its rights and delegate its duties under this Agreement to any third party at any time without Customer's consent. If any provision of this Agreement is invalid or unenforceable in any jurisdiction, the other provisions in this Agreement shall remain in full force and effect in such jurisdiction and shall be liberally construed in order to effectuate the purpose and intent of this Agreement. The invalidity or unenforceability of any provision of this Agreement in any jurisdiction shall not affect the validity or enforceability of any such provision in any other jurisdiction. The failure of either Party to enforce strict performance by the other of any provision of this Agreement, or to exercise any right available to the Party under this Agreement, shall not be construed as a waiver of such Party's right to enforce strict performance in the same or any other instance. Sections 1 and 4 through 7 shall survive the term of this Agreement.

Applicants who provide their Social Security Number as their Federal Tax Identification Number for tax purposes must consent to release this information to AES Indiana's third-party administrator. The third-party administrator is responsible for mailing the 1099-form at the end of the calendar year for tax filing. Authorized agents for AES Indiana and the third-party administrator have signed a confidentiality agreement to protect your personal information. By signing below, you hereby consent to AES Indiana disclosing your personal information including your Social Security Number to AES Indiana's third-party administrator for the purposes of administering this program.

The following certifications are required

Under penalties of perjury, I certify that:

- 1. The number shown on this form is the correct Federal Taxpayer Identification Number.
- 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, (b) I have not been notified by the IRS that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding.

The signatory agrees that the stated energy-efficient measure(s) was (were) completed or installed at the location listed in Section 1 as part of the AES Indiana Business Rebates & Incentives Program. I have read and agree to the Terms and Conditions within this application. To the best of my knowledge, the statements made on this application are correct, and I have submitted the appropriate supporting documentation to receive a rebate payment.

I certify that this premise is served by AES Indiana, that the information provided herein is accurate and complete, and that I have purchased and installed the high-efficiency equipment (indicated herein) for the business facility listed herein and not for resale. Attached is an itemized invoice for the indicated installed equipment. I understand that the proposed rebate payment from AES Indiana is subject to change based on verification and AES Indiana's approval. I agree to AES Indiana's verification of both the sales transaction and equipment installation, which may include a site inspection from an AES Indiana representative or an AES Indiana authorized agent. I understand that I am not allowed to receive more than one rebate/incentive from AES Indiana on any piece of equipment. I also understand that my participation in the program may be taxable and that my company is solely responsible for paying all such taxes. I hereby agree to indemnify, hold harmless, and release AES Indiana and its affiliates from any and all actions or claims in regard to the installation, operation and disposal of equipment (and related materials) covered herein including liability from incidental or consequential damages. AES Indiana does not endorse any particular manufacturer, product, or system design within these programs; does not expressly or implicitly warrant the performance of installed equipment (contact your contractor for details regarding equipment warranties) and is not liable for any damage caused by the installation of the equipment nor for any damage caused by the malfunction of the installed equipment.

Rebates are subject to change and may be discontinued at the sole discretion of AES Indiana. Rebate funds are limited and available on a first-come, first-served basis. Eligible customers may receive a rebate for each eligible piece of equipment installed. Equipment must be installed and in operation to be eligible for rebate.

I have read and hereby agree to the AES Indiana Business Rebates & Incentives Program Requirements, Terms and Conditions, and Certification(s) as stated in this application form.

Customer Signature	Print Name	Date
	1	1
Payee Signature (if Payee is Trade Ally or Third-Party Rebate Administrator)	Print Name	Date

