

2025 Commercial Rebate Application Motor with Integrated Drive - up to \$200/hp



Rebate Requirements

- ✓ You must be a PSEG Long Island commercial customer.
- ✓ If customer has participated in any other state or utility program related to this application, please contact a PSEG Long Island Representative to determine whether the project is also eligible under this program.
- ✓ The application must be submitted within **45 days of purchase** but no later than December 31, 2025.
- ✓ The rebate amount cannot be more than 70% of the total project cost.
- ✓ Rebates are for the replacement of existing motors with new motor with integrated drive. Rebate does not apply to replacing existing motors with integrated drives or existing motors with VFD installed.
- ✓ Motors cannot be operated in manual mode only
- ✓ Motors must operate a minimum of 2,000 hours annually
- ✓ Motors up to 20hp = \$200/hp. Motors over 20hp = \$100/hp.
- ✓ All rebates are subject to final inspection and are subject to the Terms and Conditions on the back
- ✓ Program Rebate is applicable to the following motor use cases: Building Exhaust Fan, Cooling Tower Fan, Chilled Water Pump, HVAC Return Air Fan, HVAC Supply Air Fan, Water Source HP Circulator, Hot Water Pump, Boiler Feed Water Pump, Boiler Draft Fan, Condenser Water Pump

Please complete steps 1-5 Below

Select one option: **Mail rebate check to me***
*Payment will be issued to the account holder on record

Assign rebate to the installer
(Assignment Agreement is required. See QR code below)

1 Customer information

Your PSEG Long Island Account Number (found on page 1 of your bill): _____ **Don't have ACCT # Available**

Account Holder's Name: _____

Installation Address: _____

City: _____ State: _____ ZIP: _____ Business #: _____

Mobile #: _____ Email Address: _____

Building Type _____ (e.g. retail; office building; warehouse, Restaurant, Medical)

2 Product Information

MOTOR USE CASE	QTY	SYSTEM ID & LOCATION	MANUFACTURER	MODEL NUMBER	HP CONTROLLED	TOTAL
						\$
						\$
						\$
						\$
						\$

3 Installer Information

Installer Legal Business Name: _____

Business Mailing Address: _____

Business Phone #: _____ Business Email: _____

4 Duly Authorized Representative - Confirmation that the work is 100% completed

Print Name: _____ Title: _____

Signature: _____



Scan QR code for additional information and forms or call the PSEG Long Island Energy Info line at 1-800-692-2626

5 Submission Requirements

- ✓ Signed Application
- ✓ Dated sales receipt/ paid invoice showing manufacturer model number and price paid
- ✓ W9 for Rebate Recipient
- ✓ Photos:
 - 1 - Pre-existing motor
 - 2 - Installed motor
 - 3 - Nameplate of installed motor
 - 4 - Step back view of motor w/drive

Email to: cepli@pseg.com **OR Mail to:** PSEG Long Island - Commercial Rebate - Motor w/Integrated Drive
395 North Service Rd, Suite #409
Melville, NY 11747

Terms and Conditions

1. Rebates

Subject to these Terms and Conditions, PSEG Long Island and/or its subsidiary, the Long Island Lighting Company d/b/a PSEG Long Island (hereinafter referred to individually or collectively as "PSEG Long Island"), will pay rebates to eligible Customers (hereinafter "Customers") for the installation of Energy Conservation Measures ("ECMs") listed on PSEG Long Island's Commercial Efficiency Program (CEP) application forms.

ECMs are those electric conservation measures identified as such in program materials issued by PSEG Long Island and other site-specific Custom or Whole Building Design Measures that are approved by PSEG Long Island. The installation of ECMs and other site-specific Custom or Whole Building Design Measures will be referred to as ("Project") in these Terms and Conditions. All ECMs must be new equipment and installed by licensed contractors where required by code and/or law.

2. Customer Eligibility

The PSEG Long Island Commercial Efficiency Program ("Program") is available to all non-residential electric customers in the PSEG Long Island "Service Area," which includes Nassau and Suffolk counties and a portion of Queens County known as the Rockaways.

By participating in this Program, Customer agrees that PSEG Long Island 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.

If customer is located in a Disadvantaged Community ("DAC"), Customer may be eligible for up to 25% increased rebates. "DAC" final determination will be made by PSEG Long Island.

3. Post-Installation Verification

Once Project is Complete:

Submit completed application including all signatures and submission requirements

A PSEG Long Island representative will contact you to schedule a post-inspection

After verification that all necessary requirements have been met, a PSEG Long Island representative will authorize payment and either mail a check to the applicant/ assignee or apply a bill credit to the applicant's account

PSEG Long Island will not pay any rebates until it has performed, to PSEG Long Island's satisfaction a post-installation verification of the installation, unless PSEG Long Island has expressly waived such post-installation verification requirement. If PSEG Long Island determines that the ECMs 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, PSEG Long Island reserves the right to require changes before making any rebate payments. PSEG Long Island will not pay rebates until it has been verified that the Customer has received, as appropriate, final drawings, operation and maintenance manuals, and operator training.

4. Rebate Amounts

PSEG Long Island reserves the right to lower the rebate amount if the quantity and/or cost of ECMs actually installed by the Customer differ from the pre-approved amounts.

Notwithstanding any other provision of these Terms and Conditions, PSEG Long Island reserves the right to a refund of any rebates paid if, at any time, it learns that any agreed to ECMs were not actually, or properly installed, or have subsequently been disconnected.

PSEG Long Island reserves the right to withhold payment or to award the rebate in the form of a bill credit. Customers in arrears at the time of rebate payment may not be eligible to receive a rebate.

5. Installation Service Costs Recognized

PSEG Long Island will recognize installation costs only to the extent that they are determined by PSEG Long Island to be reasonable and actually incurred by the Customer.

6. Date of Rebate Payments

PSEG Long Island expects to pay the rebate within sixty (60) days after all of the following conditions are met: (1) construction/renovation of Customer's facility is completed; (2) Customer has received an occupancy permit; and (3) PSEG Long Island has verified equipment and installation costs and satisfactory installation of the ECMs, all in accordance with the specifications. (4) All documents required by the application have been received by PSEG Long Island.

7. Limited Scope of Review

PSEG Long Island is under no obligation to: (1) make follow-up visits, (2) review the operation of the ECMs, or (3) make any suggestions of any kind to the Customer.

The scope of review by PSEG Long Island of the design and installation of the ECMs is limited solely to determining whether Program conditions have been met. It does not include any kind of safety review.

8. Changes in the Program

a) PSEG Long Island may change the program and the Terms & Conditions at any time without notice. PSEG Long Island, however, will process pre-approved applications, to completion under the Terms & Conditions in effect at the time of the pre-approval.

b) PSEG Long Island reserves the right, for any reason, to stop pre-approving ECMs at any time without notice. In particular, PSEG Long Island is not obligated to pre-approve any application for an rebate that may result in PSEG Long Island exceeding its program budget

c) The Program described in the application may be altered, suspended, or canceled by PSEG Long Island at any time without prior notice. Under such circumstances, the Customer is not entitled to any Program benefits in excess of those approved prior to such action by PSEG Long Island. Submission of a completed application does not entitle the Customer to program participation. Entitlement to Program participation can only occur after PSEG Long Island has signed a copy of the application and granted pre-approval

9. Limitation of Liability and Indemnification

PSEG Long Island's liability is limited to paying the approved rebates. Neither PSEG Long Island, nor its affiliates, subsidiaries, Manager, employees, consultants, agents and contractors ("PSEG Long Island Parties") shall 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 application or the Program.

The Customer shall protect, indemnify, and hold harmless PSEG Long Island, and the PSEG Long Island Parties 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 PSEG Long Island, and the PSEG Long Island Parties resulting from, arising out of, or relating to the Program.

10. No Warranties

PSEG Long Island does not endorse, guarantee, or warrant any particular manufacturer or product, and PSEG Long Island provides no warranties, expressed or implied, for any product or services.

The Customer acknowledges that neither PSEG Long Island nor any of the PSEG Long Island Parties are responsible for assuring that the design, engineering and construction of Customer's Project or that the installation of the ECMs is proper or complies with any particular laws (including patent laws), codes, or industry standards. PSEG Long Island does not make any representations of any kind regarding the results to be achieved by the ECMs or the adequacy or safety of such measures.

11. Customer Must Pay All Taxes

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

12. Vendor Selection

It is the Customer's responsibility to select a vendor to perform the work indicated on the Customer's application.

13. Miscellaneous

By providing a telephone number you are giving consent to be contacted at that number about matters that are closely related to the utility service.

These Terms and Conditions and program requirements outline the conditions under which PSEG Long Island will pay rebates. These Terms and Conditions are subject to change at PSEG Long Island's discretion.

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.

The Customer's acceptance of final payment releases PSEG Long Island from all claims and liabilities to the Customer, and its representatives or assigns.

14. Publicity of Customer Participation

PSEG Long Island may publicize the Customer's participation in the Program, the results, the amount of rebates paid to the Customer, and any other information which reasonably relates to the Customer's participation.