

Rebate Application Form

Home EV Charging Pilot



Customer Information

*PPL Electric Utilities 10-Digit Account #

*First Name

*Last Name

*Service Address

*City

*State

*ZIP Code

*Phone

Email

Mailing Address (if different from your service address)

City

State

ZIP Code

Total Number of Electric Vehicles in Your Household

How did you hear about PPL Electric rebates?

☐ Billboard

☐ Contractor

☐ Email

☐ Energy Analyzer

☐ Home Energy Report

☐ In-Store/Salesperson

☐ Internet Search

☐ Mail

☐ Newspaper/Print

☐ Online Advertisement

☐ PPL Electric Bill Insert

☐ PPL Electric Connect

Newsletter

☐ PPL Electric Event

☐ PPL Electric Website

☐ Radio

☐ Social Media

☐ Television

☐ Word of Mouth

☐ Other

*Which type of home do you live in?

A multifamily building has three or more individual residential-use units.

Rowhomes/townhouses and duplexes with two units are not considered multifamily.

☐ Single Family

☐ Multifamily

☐ Other

Product Information

*Indicates Required Field

Product Eligibility	<ul style="list-style-type: none">✓ Before submitting your application, register a data connection with your qualifying charger (after installing) or Tesla vehicle. (Instructions provided below.)✓ Must be ENERGY STAR® certified.✓ Rebates are not available for new construction.✓ Confirm product eligibility by viewing the product list at ppllectric.com/EVPilot.	<ul style="list-style-type: none">✓ Residential equipment rebates are not available to customers with a non-residential rate code. Find eligible rebates through our non-residential program.✓ Limit of one rebate per account between June 1, 2025, and December 1, 2025.✓ Proof of purchase receipt or invoice (scan or photo)✓ Photo of the serial number (located either on product or product box)	
Rebate	Receive a \$250 rebate after establishing a data connection using a qualifying level 2 EV charger or Tesla vehicle.		
Contractor	Contractor Name		Phone #
	Address		City State ZIP Code
Retailer	Retailer Name		Email Phone #
	Address		City State ZIP Code
Charger or Vehicle	*Manufacturer	*Model #	*Serial # or VIN
	*Purchase Price	Installation Cost	*Installation Date (MM/DD/YYYY)
Please attach the following items to this application.			
<ul style="list-style-type: none">✓ Proof of purchase receipt or invoice (scan or photo)✓ Photo of the serial number (located on product or product box) or Tesla VIN (located on vehicle dashboard or in the Tesla app)			

SIGNATURE REQUIRED ON PAGE 3

Data Sharing Enrollment

If you haven't already, connect your EV charger or Tesla vehicle with the manufacturer's app using Wi-Fi. To complete your enrollment, agree to participate in charging data sharing. Visit pplelectric.com/EVPilot for step-by-step instructions.

How to Apply

1. Purchase the qualifying product.
2. Install the product in a property with an active meter served by PPL Electric Utilities.
3. Mail the following to the address below:
 - a. Completed application.
 - b. Copy of a valid purchase receipt. Receipts must include purchase date, product purchased showing manufacturer and model number, quantity purchased and price paid. Circle the eligible purchase(s) on the receipt.

Mail to: **PPL Electric Utilities Rebates**
16350 Felton Road
Lansing, MI 48906

Submit online for a faster rebate
at pplelectric.com/myrebate.

Program Eligibility

- **Promotion Dates:** 6/1/2025 to 12/1/2025; limited quantity available.
- **Requests must be postmarked within 180 days of installation or 12/1/2025, whichever date is earlier.**
- **IMPORTANT:** Photocopy your entire submission for your records. You could be required to mail, email or fax these photocopies.
- Funds are limited, and PPL Electric Utilities reserves the right at any time to extend, modify or terminate the rebate program.

Terms & Conditions

Checks will be mailed to qualifying customers within 60 days of application approval. Your right to receive this rebate will not be earned unless you have purchased a qualifying product and follow each of the steps above. This rebate is available to Residential PPL Electric Utilities customers with mailing addresses in the service territory only. PPL Electric Utilities is not responsible for lost, late, damaged, illegible, misdirected or postage-due applications. Your rights to this rebate cannot be assigned or transferred. Excessive submissions constitute fraud and may result in federal prosecution under the U.S. mail fraud statutes (Title 18, USC 1341 and 1342). All submitted materials become property of PPL Electric Utilities and will not be returned.

I understand PPL Electric Utilities reserves the right to audit my rebate application and if requested, I will allow PPL representatives reasonable access to verify the installation of qualifying product(s). I understand PPL Electric Utilities may provide my name and address to PPL representatives to verify this information and I approve sending the rebate to the address I have provided above.

Additional Terms & Conditions

These Standard Terms and Conditions for Participating Customers and the Customer Participation Agreement (collectively, the "**Agreement**") are made and entered into by and between 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 PPL Home EV Charging Pilot (the "**Program**") funded by PPL Electric Utilities, ("**Sponsor**"). 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 Pennsylvania Public Utility Commission ("**PUC**"), Sponsor and third-party Program contractor ("**Contractor**") 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 Contractor and assign a representative to facilitate services provided under this Agreement. Customer acknowledges its intent to install EEM using Program incentives. Customer agrees to allow CLEAResult and Contractor to access its home, energy use, and cost information for the purposes of implementing this Agreement. If Customer is a tenant, Customer must download the Landlord Agreement and obtain the property owner's signature to confirm permission for the installation of the EEM. Customer agrees not to use the name or identifying characteristics of Sponsor 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 Sponsor. The Program may be modified or terminated without prior notice and this Agreement is subject to modifications by Sponsor. Customer grants the EV charger manufacturer the right to share customer enrollment and charging data with CLEAResult and Sponsor for the purpose of research on the charging patterns of electric vehicles in the Program.
2. **ELIGIBILITY.** Sponsor determines the eligibility of Customers at its sole discretion. CLEAResult may request verification of eligibility requirements at any time during the Program period.
3. **INCENTIVE PAYMENT.** Customer acknowledges that incentives will be paid by Sponsor 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 Sponsor's energy efficiency programs for the same measure(s). Customer understands that Sponsor, 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.

Continued on next page



Additional Terms & Conditions (Cont.)

4. **AUDITING, MONITORING AND VERIFICATION.** Customer also agrees to allow CLEAResult, Contractor, Sponsor 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, Contractor, Sponsor and PUC, as necessary. Customers also agree to remedy any issue arising from auditing and monitoring results at no additional cost 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. **CONFIDENTIALITY.** CLEAResult shall keep Customer information confidential. Only Contractor, Sponsor 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, SPONSOR 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 NON-INFRINGEMENT. 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, SPONSOR, 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.** CUSTOMER AGREES TO INDEMNIFY THE PUC, SPONSOR 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, SPONSOR, CLEAResult, NOR CUSTOMER SHALL BE LIABLE TO EACH OTHER FOR ANY INCIDENTAL, SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES RELATED TO THIS AGREEMENT.

8. **MISCELLANEOUS.** This Agreement shall be governed by and construed under the laws of the Commonwealth of Pennsylvania, 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.

Signature Required

*Indicates Required Field

I understand PPL Electric Utilities reserves the right to audit my rebate application, and if requested, will allow PPL Electric representatives reasonable access to verify the installation of qualifying product(s) and potentially the removal of older products. I understand PPL Electric Utilities may provide my name and address to PPL Electric representatives to verify this information, and I approve sending the rebate to the address I have provided above.

By providing your contact information above and signing your name below, you consent to receive email messages, phone calls and postal mail, as indicated above, including that of a promotional nature, from PPL Electric and its service providers on PPL Electric's behalf at the contact information you have provided above. You are not required to agree to this in order to purchase property, goods or services from us. An auto-dialer and/or artificial or prerecorded message may be used to make calls to you. Your wireless carrier may charge fees for emails and calls to your mobile device. You represent that you are legally competent and have legal authority to form a contract and provide this consent with respect to the contact information you provide and that you reside in the United States. You may not consent on behalf of someone else or provide someone else's contact information. You consent to receive phone calls from PPL Electric even if your phone number is listed on the federal or state "do not call" registry. You may elect to no longer receive promotional communications, and any communications to your mobile device, by contacting us at: PPL Electric Utilities, Attention: Internet/Privacy Notice, c/o Customer Experience, 827 Hausman Rd., Allentown, PA 18104; calling 1-800-342-5775; or emailing us at privacypolicy@pplweb.com. You agree to enter into and sign this consent to receive messages electronically. Print this page using your Internet-connected computer or device and web browser to retain a copy of your consent. You can withdraw your consent to receive this consent electronically. Mail us at PPL Electric Utilities, Attention: Internet/Privacy Notice, c/o Customer Experience, 827 Hausman Rd., Allentown, PA 18104 to request a free copy of your consent, update your contact information or for other customer service. See ppl electric.com/privacy-notice for our Privacy Policy.

*Signature

*Date



PPL Electric Utilities