

# Midstream Energy Efficiency Program Participation Agreement

## 1. Description

The purpose of this Midstream Energy Efficiency Participation Agreement ("Agreement") is to define the general terms and conditions for participation in various midstream energy efficiency opt-in programs (the "Program(s)") for which Frontier Energy, Inc. serves as the "Program Implementer." Each Program covered under this Agreement is funded and administered by one or more "Program Administrators." In addition, the individual program appendices provide information specific to each Program (referred to herein as the "Program Appendix" or collectively as the "Program Appendices"), defined further below.

The Program permits the Participants to offer rebates as a discount at the point-of-sale for sales of qualifying appliances installed at an eligible customers' facility(s). Program objectives include:

- Increasing the available stock of high-efficiency appliances so that these models are available to Customers for quick replacement situations
- Promote participants and market actors to integrate energy-efficient considerations into their promotional strategies, sales processes, and equipment specification
- Increase opportunities for Customers to receive incentives on high-efficiency equipment
- Support market adoption of new, high-efficiency technologies
- Increase awareness of high-efficiency equipment options and benefits in the market
- Increase Participant and Customer satisfaction through a streamlined incentive application process

To be active in the Program, the Participant agrees to the terms and conditions of the Participation Agreement and associated Program Appendices and is required to sign the Participation Agreement as an acknowledgment of the terms and conditions set forth herein.

## 2. Participant Information

Please fill out the information below. All fields must be complete.

Company Name ("Participant")	Website
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Federal Tax ID #	Tax Status (Corporation, Partnership, Sole Proprietorship, or Exempt)	Number of Participating Branch Locations
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Corporate Address	City, State ZIP Code
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Attention:

Pay-to-Name (name as it will appear on a check)	Payee Contact
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Pay-to-Address (if different from Corporate Address)	City, State ZIP Code
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Primary Branch Address (if different from Corporate Address)	City, State ZIP Code
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Management Contact	Title	Phone	Email
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Sales Contact	Title	Phone	Email
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Be sure to sign and date on page 12.

### 3. Program Contact Information

If you have any questions or concerns about the Program, please contact the Program Implementer. If the matter is unresolved, the Program Implementer may request or refer the Participant directly to the Program Administrator. The Program Appendices contain the contact information for each Program Implementer.

### 4. Definitions & Terms of Participation

#### Program Administrator

The "Program Administrator" is the entity that sponsors the Program and holds a contractual agreement with the Program Implementer to manage and implement the Program. Program Administrators commonly define the formal program requirements in collaboration with the Program Implementer.

#### Program Implementer

The "Program Implementer" is responsible for managing and carrying out the Program on behalf of the Program Administrator.

#### Program Appendix

For each Participant eligible Program, the Participant shall execute a Program Appendix agreeing to the specific terms of participation for that particular Program. Each Program Appendix will identify the Program Administrator, Program Implementor (s), Program Term, Program contact information, and the terms and conditions. The Program Administrator and Program Implementor reserve the right to supplement and amend the Program Appendix at any time for any reason. Each Program Appendix will be incorporated into and governed by this Agreement's provisions. In the event of a conflict between the terms of the Agreement and a Program Appendix, the terms of the Program Appendix will control.

#### Participant

A "Participant" is an entity that sells Qualifying Equipment (as defined) to Eligible Customers (as defined) or to contractors or other buyers servicing Eligible Customers. Under certain circumstances, as determined by the Program Implementer, a manufacturer, distributor, contractor, or other entity may serve as a Participant if their role provides a more streamlined transaction in consultation with other market actors within the distribution chain. All Participants must provide the necessary enrollment documents, including an executed Midstream Energy Efficiency Program Participation Agreement.

#### Eligible Customer Facility

An "Eligible Customer Facility" is the installation site receiving natural gas and/or electric service from a Program Administrator. Eligible Customer Facility types must have a commercial utility account with a valid Tax ID number. Examples include but are not limited to offices, hotels/motels, restaurants, labs, grocery, institutions, retail, and other commercial buildings. In addition, Qualifying Equipment (as defined) must be installed and operable in an Eligible Customer Facility.

### Eligible Customer (or Customer)

An "Eligible Customer" is a non-residential customer who receives natural gas and/or electric service from a Program Administrator at an Eligible Customer Facility. Some programs require Participants to verify Eligible Customers before offering a rebate. The Program Process Guides provide specific requirements.

### Online Incentive Platform

The Program utilizes a paperless, online system for entering, processing, and tracking Incentive Claims (the "Online Incentive Platform"). The Online Incentive Platform is hosted by a Program Implementer and accessible at the Program Online Incentive Platform URL (provided in Program Appendices). Upon enrollment in the Program, the Program Implementer will give the Participant a unique login ID to access the Online Incentive Platform and Program-supported training on using the Online Incentive Platform.

Participants must request a unique login ID for each person accessing the Online Incentive Platform. Through an email request, a Participant may obtain additional login ID for the Management, Sales, and Processing departments. In addition, the Participant must submit individual login ID deactivation requests when appropriate.

### Qualifying Equipment (Appliance)

Eligible "Qualifying Equipment" is specified and listed in the Programs Qualified Products List (QPL). Equipment must be regarded by the manufacturer as new at the time of sale, sold to an Eligible Customer, and installed at an Eligible Customer Facility. Equipment warehoused or sold as stock is not considered eligible.

Program-specific incentive amounts are provided for each product category, appliance type, make, and model. Program specifications and incentive amounts are defined by the Program Administrator and Program Implementer and published on the Program qualifying products list ("QPL" or "Program QPL") and the Online Incentive Platform. Each installed piece of Qualifying Equipment is evaluated independently of any other incentive claim(s).

Source Product Lists may include:

- ENERGY STAR®
- California Energy Wise
- California Energy Commission Modernized Appliance Efficiency Database System (MAEDbS)
- Manufacturer specifications or submittals are approved and verified by the Program Implementer.

If differences exist between Source Product Lists, Program QPLs, and supply chain marketing materials, the data in the Program QPLs will control. Program Administrator and Program Implementer reserve the right to add or remove Qualifying Equipment from the Program's QPLs at any time and for any reason. The Qualified Products list is updated regularly and available by request or visiting the Programs website.

## Incentives

"Incentive" refers to the payment or payments by the Program Implementer to a Participant for Qualified Equipment sold and installed according to the terms and conditions of this Participation Agreement. Incentives typically include a customer rebate and a Participant stipend (Sales Performance Incentive Fund, or SPIF). The Participant must notify contractors or other equipment buyers who purchase Qualified Equipment on behalf of an Eligible Customer that the rebate amounts will be passed on to the Eligible Customer.

Incentive amounts for Qualified Equipment are outlined in the QPL and Online Incentive Platform and may vary throughout the Program Term. At no point will an Incentive exceed the line item equipment cost. An equipment line item's cost is determined by the per unit cost and quantity sold, plus a prorated amount for attributed taxes and shipping and handling.

## Program Participation Guide

Upon enrollment, Participants are provided a "Program Participation Guide" for each Program. The Program Participation Guides provide detailed instructions and requirements for submitting incentive claims. The Program Administrator and Program Implementor reserve the right to supplement or amend the Program Participation Guide at any time and for any reason.

## Agreement: Term, Termination, and Modifications

Upon approval by the Program Implementor, this Agreement will become effective as of the date of its signature by the Participant. It will remain in effect until it is terminated by either the Program Implementor or the Participant. Termination notices shall be delivered according to this Agreement's Notices section. Terminating this Agreement will prevent the Participant from continuing to participate in this Program or receiving any associated incentives.

Amendments to this Agreement must be mutually agreed upon in writing and signed by both parties.

## Program: Term, Termination, and Modifications

A description of the Program's term (the "Program Term") can be found in the Program Appendices. Program Administrators reserve the right to modify, extend, terminate, or extend the Program Term at any time for any reason. Participants will be informed of any such termination or extension of the Program by the Program Administrator or Program Implementer. In addition, Participants may opt out of a specific Program at any time by submitting a termination notice to the Program Implementer following the Notices section of this Agreement. Terminating an individual Program Appendix will result in the Participants no longer being eligible to participate in that specific Program. Therefore, Participants will not be entitled to incentives following the termination. If the Program Term is extended, the terms of this Participation Agreement will continue to apply. The Program Administrator or Program Implementer may modify this agreement in writing at any time.

In its sole discretion, the Program Administrator reserves the right to change the Program at any time, including modifying incentive amounts without limitation. With the exception of immediate Program modifications required by a Regulatory/Governmental Body (defined below), the Program Implementer will make best efforts to provide written (and/or email) notice at least ten (10) days before such changes.

### Participant Suspension

In its sole discretion, the Program Administrator and Program Implementer each reserve the right to suspend Participant from the Program. Reasons for a suspension include but are not limited to: (i) failure to provide required sales information, (ii) submission of incorrect or inaccurate information on Incentive Claims, (iii) multiple failed installation verifications or equipment inspections, (iv) violation of Program policies or procedures, or (v) material breach of the terms of this Participation Agreement. Participant may apply for reinstatement to the Program after ninety (90) calendar days from the date of suspension. During the suspension period, Program Administrator reserves the right to disqualify from the Program all of the Participant's Qualifying Equipment sales from the date of suspension to the date of reinstatement.

## 5. Incentive Claim Processing, Terms & Payment

### Program Attribution

Participant shall provide line-item accounting on invoice/sales documentation of customer rebates. All rebate line items must include quantity, per unit customer rebate, and total customer rebate amount. Additionally, all line items must list the Program Name or Program Administrator Name and the words "Instant Rebate" or other pre-approved shortened form of the Program Name. Program Implementer reserves the right to define acceptable program attribution wording in invoice documentation.

### Program Marketing

Participants agree to display program marketing materials provided by the Program Implementer at point-of-purchase locations where customers frequent. The following guidelines for program promotions shall apply during the Program Term:

- Participants may add the following language to its webpage: "A proud participant of <<Program Name>>."
- Participants may use the words "<<Program Name >>" in promotional materials or advertisements.
- Participants may not use the Program Administrator's logo without prior written permission.
- Participants shall not misrepresent the nature of their role in the Program. For example, the Participant shall not state or imply to customers, or anyone else, that the Participant is employed by or working on "<<Program Administrator>>" 's behalf. Program Administrator and Program Implementer are vendor neutral and do not endorse products, services, or companies.
- Participant agrees to be listed on Program websites and materials as a program participant. Participants may request modifications in writing and are subject to review by the Program Implementer.

### Applying for a Program Incentive

To receive the Incentives, Participants must confirm customer eligibility following the Program's Participation Guide and upload the required sales information to the Online Incentive Platform ("Incentive Claim").

Additional information regarding the Program and information required to submit an Incentive Claim is outlined in Program Participation Guides. The following installation, Qualifying Equipment, and sales information are examples of the type of information typically required to complete an Incentive Claim:

#### Qualifying Equipment Information:

- a. Manufacturer
- b. Model Number(s)
- c. Number of units installed

#### Installation Site Information:

- a. Business name
- b. Installation address information (where the Qualifying Equipment is installed)
- c. Contact name and phone number
- d. Tax ID Number

#### Sales Information:

- a. Invoice number
- b. Invoice date
- c. Building Type
- d. A PDF copy of the sales invoice/documentation

Upon request by Participant, Program Implementer may, at its sole discretion, allow Participant to provide the above information to Program Implementer, and Program Implementer may submit the Incentive Claim to the Online Incentive Platform on behalf of the Participant. However, any such Incentive Claim will be deemed submitted by the Participant for all purposes; the Program Implementer shall not be responsible or liable in any way for such claims. The Participant retains and assumes all liability for (i) any Incentive Claim that is not submitted promptly, that is incomplete, or that contains any inaccurate information, or that otherwise fails to meet Program eligibility criteria and is not approved; (ii) maintaining the confidentiality of Participant account passwords and any other private, confidential information provided by the Participant to the Program Implementer; or (iii) cooperation with verification activities such as providing supporting documentation to the Program Implementer.

The Participant understands and agrees that there is no guarantee that any Incentive Claim submitted by the Program Implementer on behalf of the Participant will be approved or that Participant will receive an Incentive payment therefor under this Program.

The Participant shall be responsible for supplying accurate and complete information when submitting Incentive Claims to the Program Implementer or through the Online Incentive Platform. Incentive claims may be rejected if insufficient information is provided.

#### Terms and Conditions Applicable to Incentive Claims

Each Incentive Claim submitted or submitted on behalf of a Participant shall be subject to the terms and conditions set forth below.

#### Good Faith Statement

The Participant certifies and warrants that all information submitted by or on behalf of the Participant concerning any Incentive Claim is true and accurate in all material respects and that the Qualifying Equipment referred to in any Incentive Claim will be sold in as-new condition to an Eligible Customer who will install the Qualifying Equipment at an Eligible Customer Facility. The Participant will take all appropriate and reasonable internal administrative steps to maintain trained staff in the Program; to prevent duplicate entries of Incentive Claims due to paperwork processes, personal organization of assigned administrative support, and potential fraudulent activity.

#### Funding Limitations

The Participant acknowledges and understands that there is a limited budget for the Program. Incentive Claims will be accepted on a first-come, first-served basis until the Program Term has ended or until allocated funds are exhausted. Applicants will be assigned a first-come, first-served status according to the date and time their incentive claim is submitted through the Online Incentive Platform. The Program Implementer may, at its sole discretion, implement a reservation system, incentive allocation, or other frameworks. In addition, it is at the sole discretion of the Program Implementer to establish annual end-of-year, end-of-program term, or other deadlines to govern the submission of Incentive Claims via the Online Incentive Platform. All deadlines for Incentive Claim submission will be announced in advance, and reminders will be sent out regularly.

#### Double-Dipping

Each piece of Qualifying Equipment is eligible for only one incentive or rebate payment under this Program, or any other energy efficiency incentive program offered by the Program Administrator. Program Implementers may reject incentive claims deemed duplicate as "double dipping." To avoid misunderstanding, if a Participant receives Incentives under this Program for Qualifying Equipment, such Qualifying Equipment will not be eligible for incentives or rebate payments under any other program offered by the same Program Administrator.

#### Warranty Disclaimer and Liability

NEITHER THE PROGRAM ADMINISTRATOR NOR THE PROGRAM IMPLEMENTER ENDORSES, GUARANTEES, OR WARRANTS ANY MANUFACTURER, PARTICIPANT, OR PRODUCT, AND NEITHER THE PROGRAM ADMINISTRATOR NOR THE PROGRAM IMPLEMENTER MAKES ANY WARRANTIES OR GUARANTEES IN

CONNECTION WITH THE PROGRAM, ANY PROJECT, OR ANY ITEM OR SERVICES PERFORMED IN CONNECTION HEREWITH OR IN ADDITION TO THAT, WHETHER STATUTORY, ORAL, WRITTEN, EXPRESS, OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. NEITHER THE PROGRAM ADMINISTRATOR NOR THE PROGRAM IMPLEMENTER SHALL HAVE ANY RESPONSIBILITY OR LIABILITY TO THE PARTICIPANT, ITS EMPLOYEES, ITS AGENTS, OR ANY THIRD PARTIES IN CONNECTION WITH THE PROGRAM OR OTHERWISE. THIS DISCLAIMER SHALL SURVIVE ANY CANCELLATION, COMPLETION, TERMINATION, OR EXPIRATION OF THE PARTICIPANT'S PARTICIPATION IN THE PROGRAM. THE PARTICIPANT ACKNOWLEDGES AND AGREES THAT ANY WARRANTIES PROVIDED BY ORIGINAL MANUFACTURERS, LICENSORS, OR PROVIDERS OF MATERIAL, EQUIPMENT, OR OTHER ITEMS PROVIDED OR USED IN CONNECTION WITH THE PROGRAM AND CONNECTION WITH THESE TERMS AND CONDITIONS, INCLUDING ITEMS INCORPORATED IN THE PROGRAM ("THIRD PARTY WARRANTIES") ARE NOT TO BE CONSIDERED WARRANTIES OF EITHER THE PROGRAM ADMINISTRATOR OR THE PROGRAM IMPLEMENTER AND NEITHER MAKES ANY REPRESENTATIONS, GUARANTEES, OR WARRANTIES AS TO THE APPLICABILITY OR ENFORCEABILITY OF ANY SUCH THIRD PARTY WARRANTIES.

IN NO EVENT SHALL A PARTY BE LIABLE TO ANOTHER PARTY FOR ANY CONSEQUENTIAL, INCIDENTAL, PUNITIVE, OR INDIRECT DAMAGES, INCLUDING LOST PROFITS, ARISING FROM OR OTHERWISE IN CONNECTION WITH THIS PARTICIPATION AGREEMENT.

#### Indemnity

Participant agrees to defend, indemnify and hold harmless the Program Administrator and the Program Implementer (including their respective affiliates, officers, directors, employees, regional representatives, agents, successors, or assigns) (each an "Indemnified Party") from and against any and all claims, demands, liabilities, losses, or causes of action (including, without limitation, court costs and reasonable attorney's fees) (collectively, "Losses") that arise out of or are connected with this Participation Agreement, the Programs or the Qualifying Equipment; provided, however, that the this indemnification obligation will not apply to the extent such Losses are caused solely by the gross negligence of the Indemnified Parties.

#### Regulatory and Governing Authority

Participant understands and agrees that this Participation Agreement and the Program shall be subject to changes or modifications by the regulatory or governmental body that oversees Program Administrator ("Regulatory/Governmental Body") at its sole discretion. The governing Regulatory/Governmental Body for each Program shall be identified in the Program Appendix, as applicable. Participant understands and agrees that the Regulatory/Governmental body may commence an investigation or other regulatory proceeding concerning the Programs and/or this Agreement. Participant agrees to cooperate fully with any such investigation or proceeding.

#### Confidentiality

Program Implementer and Program Administrator acknowledge the sensitive nature of certain data supplied by Participants. Any participant data provided by the Participant to Program Administrators or Program Implementers as part of the Program may be used to track and analyze trends in sales of Qualifying

Equipment over the course of the Program and evaluate the effectiveness of the Program. Participants' cumulative sales information will be used to generate a comprehensive report, which will act as the basis for determining the Program's success. This report will be made available to the public. However, this report will not specify Participants by name nor contain any personally identifying information (PII) of Eligible Customers.

Participant acknowledges and agrees that Program Administrators and Program Implementer have no duty of confidentiality concerning any information submitted by the Participant according to its participation in the Program and that Program Administrators and Program Implementer may disclose such information to Regulatory/Governmental Body. This Program is subject to oversight by the Regulatory/Governmental body, which may wish to review any Program data that Program Administrators and Program Implementer receives. If any data or other materials submitted by the Participant are made public, neither the Program Administrators nor the Program Implementer will be liable to the Participant or any other party.

#### Preservation of Records

The Participant shall preserve all records of sales of Qualifying Equipment for which an Incentive was received from the Program Implementer under this Program for a period of five (5) years, or as otherwise specified in the Program Appendix, after termination of the specific Program or of this Participation Agreement, whichever occurs later. All accounts and records related to the Program, including equipment purchase records, sales, and incentive payments, may be inspected and reproduced by the Program Implementer's duly authorized representatives. Financial statements, reports, records, and other documents of the Participant must accurately reflect all activities and transactions for which the Participant received an Incentive under the Program.

#### Tax Liability

Incentives paid to Participant will be reported as income to the IRS on Form 1099 by the Program Implementer unless the Participant indicates exempt status on page 1 of this Participation Agreement. Participants are advised to consult with a tax adviser, accountant, or legal counsel regarding the taxability of incentive payments. Neither the Program Administrators nor the Program Implementer is responsible for any taxes imposed on the Participant concerning the approval or receipt of Incentives under these Programs or their participation in them. Participants acknowledge that sales tax must be applied at the time of purchase before any rebate can be claimed.

#### Verification

Installation of Qualifying Equipment will be verified by the Program Administrators or their agents, including the Program Implementer. Program Administrators or representatives may randomly select incentive claims for verification. Per the requirements of the Program Administrators, verification will be conducted on all Qualifying Equipment listed on selected Incentive Claims or a portion of Qualifying Equipment listed on selected Incentive Claims. To ensure compliance with the Incentive Claim, the Program Administrator will ensure that the Qualifying Equipment's model numbers match those on the installation site. If the information found on the Qualifying Equipment during field verification differs from what is stated in the

Incentive Claim, the Qualifying Equipment must be verified as new and installed at the Eligible Customer Facility. If the Incentive Claim is rejected, the Participant will have the opportunity to amend the Incentive Claim with corrected information and resubmit the Incentive Claim for consideration. The Participant is responsible for providing accurate and exact addresses for Eligible Customers. Incorrect addresses may result in rejecting all incentive claims at that location.

### Refunds and Adjustments

The Program Administrators are entitled to a prompt refund from the Participant of any and all Incentives paid to the Participant if (i) the Participant fails to comply with all material terms of this Participation Agreement, (ii) the Participant submits inaccurate or incomplete Incentive Claim information, or (iii) the Eligible Customer returns the Incentives received for Qualifying Equipment. Refunds of incentives payments that the Program Administrator becomes entitled to will be deducted and offset as an adjustment to the Participant's future invoices. In cases where the Program Administrator cannot offset the refund, then the Participant shall promptly refund the Incentive amounts to the Program Administrator upon request by the Program Administrator.

### Anti-Harassment and Non-Discrimination

It is prohibited for Participant to unlawfully discriminate against, harass, or allow harassment against any Program Administrator or Program Implementer employees. As defined by applicable law, unlawful conduct includes discrimination or harassment based on gender, sexual orientation, race, color, ancestry, religion, nationality, physical disability, mental disability, medical condition, age (over 40), or marital status. Participants shall ensure that the evaluation and treatment of Program Implementers and Program Administrator employees are free from such discrimination and harassment.

### Notices

This Participation Agreement requires that all written notices, demands, and requests be delivered in person, sent electronically via email, or delivered by a nationally recognized overnight courier or first class mail, postage prepaid, to the addresses given below or to other addresses specified in writing by the Program Administrator or Program Implementer. If an original version of this Participation Agreement is electronically transmitted by one party to the other party as evidence of signature, it shall be deemed an original for all purposes hereof. A party shall not be permitted to object to the manner in which this Participation Agreement was executed as a defense to the enforcement of this Agreement when any of the methods above are used per the terms set forth in this Section.

### Program Implementer Contact Information

Mailing address and phone:

Frontier Energy, Inc.  
12949 Alcosta Blvd, Suite 101  
San Ramon, CA 94583-1323  
(888) 214-4014

Energy Benefits

In accepting the Incentives, Participant agrees that, aside from the energy cost savings realized by the Qualifying Customer, the Program Administrator is entitled to 100% of the energy benefits and rights associated with the Qualifying Equipment, including, without limitation, environmental credits under any regional initiative, federal, state, or local law, Program, or regulation.

Governing Law

The validity, construction, performance, and application of each program appendix of this Participation Agreement are governed by the state's laws in which it has been referenced.

Entire Agreement

As part of each unique Program, the Participation Agreement and any executed Program Appendices constitute the entire agreement between the Participant, the Program Implementer, and the Program Administrator. Unless otherwise stated, they supersede all previous oral and written proposals, representations, commitments, writings, and any other communications of the Program Administrator or Program Implementer concerning the Program. The terms of this Participation Agreement shall prevail over any other communications made by or on behalf of the Program Administrator or the Program Implementer, whether made in the past, present, or future.

6. Program Participation Activation

The Participant's duly authorized representative has executed this Agreement. Participant in name agrees to be bound by the terms of this Agreement.

Authorized Participant Signature	
Print Name	
Title	
Date	

Complete the Participant Information form on page 2 of this document and fill the lines above with name, signature, and date.

Proceed to page 14 for an additional name, signature and date with submission instructions

## Appendix A: Illinois Commercial Food Service Program

This Program Appendix is issued under the Midstream Energy Efficiency Program Participation Agreement executed by Participant, and includes additional terms and conditions specific to the Illinois Commercial Food Service (IL CFS) Program that the Participant must comply with in order to participate in the IL CFS Program. These terms and conditions are supplemental to the terms and conditions of the Agreement. This Program Appendix is incorporated into the Agreement by this reference. To the extent any of the below terms and conditions conflict with any term or condition of the Agreement, with respect to Participant's participation in IL CFS Program, the below terms and conditions shall control. Capitalized terms not defined herein shall have the meanings set forth in the Agreement.

### Program Information

Program Name	Illinois Commercial Food Service (IL CFS) Program
Program Administrator	Commonwealth Edison (ComEd), Ameren Illinois, Nicor Gas, Peoples Gas, North Shore Gas
Program Administration Structure	ComEd, Ameren Illinois, Nicor Gas, Peoples Gas, and North Shore Gas have partnered to create the IL CFS Program. Frontier Energy, Inc. ("Frontier"), a California Corporation, is the Prime Program Implementer of the IL CFS Program. Cohen Ventures, Inc. DBA Energy Solutions (Energy Solutions), also a California Corporation, is a Subcontractor to Frontier Energy and is the Administrator of the IL CFS Program Online Incentive Platform.
Program Term	January 1, 2023 – December 31, 2025
Governing Regulatory/ Governmental Body	The Illinois Commerce Commission oversees the provision of adequate, reliable, efficient, and safe utility services at the least possible cost to Illinois citizens served by electric, natural gas, telecommunications, water, and sewer public utility companies.
Program Contact Information	<b>Program Implementer Management Contact:</b> Carina Paton, Frontier Energy, 315-962-9024, cpaton@frontierenergy.com
	<b>Online Incentive Platform Contact:</b> Yoyo Ko, Energy Solutions, 510-482-4420 x378, yko@energy-solution.com
	<b>Program Administrator Management Contact:</b> Susan Buck, ComEd, 630-891-7409, Susan.Buck@comed.com
Program Hotline	Hotline available for all Program inquiries, including questions on customer and equipment eligibility and enrollment Hotline Phone: 1-888-214-4014 Hotline Email: <a href="mailto:foodservice-il@frontierenergy.com">foodservice-il@frontierenergy.com</a>
Program Website	<a href="http://www.il-foodservicerebates.com">www.il-foodservicerebates.com</a>

Program Process Guide	The Program Process Guide that provides brief instructions and requirements for submitting claims can be downloaded at: <a href="https://energy-solution.com/foodservice-programs/">https://energy-solution.com/foodservice-programs/</a>
Program Participation Manual	The Program Participation Manual specifies full program details, including participating supplier enrollment, equipment and customer eligibility, customer rebate and SPIF amounts, quality assurance provisions, and other Program Terms and Conditions. It can be downloaded at <a href="http://www.il-foodservicerebates.com">www.il-foodservicerebates.com</a> or by contacting the Program Implementer.
Online Incentive Platform	<a href="http://www.ilinstantrebates.com">www.ilinstantrebates.com</a>

Program Participation Activation

Participant agrees to be bound by the terms of the Agreement and Program Appendix, and has caused this Program Appendix to be executed by its duly authorized representative.

Authorized Participant Signature	
Print Name	
Title	
Effective Date	

After completing pages 2 and 12, add your name, date and signature above. Save a copy for your records and submit to:

Email (Preferred):  
[foodservice-il@frontierenergy.com](mailto:foodservice-il@frontierenergy.com)

Mail:  
Frontier Energy, Inc.  
Attn: Illinois CFS Program  
12949 Alcosta Blvd, Suite 101  
San Ramon, CA 94583-1323

Questions and Support:  
(888) 214-4014