OG&E BUSINESS ENERGY EFFICIENCY PROGRAM

Program Overview

Oklahoma Gas and Electric (OG&E, Sponsor) offers a variety of energy efficiency opportunities for our commercial, industrial and public sector customers. The Business Energy Efficiency Program, administered by CLEAResult, offers expert technical assistance, consulting services and generous financial incentives to help you achieve your long-term energy goals. The Program is offered on a first-come, first-served basis from January 1, 2025, through December 31, 2025, while funding lasts.

Customer Participation Agreement

Customer confirms that it is an existing commercial, public sector or industrial entity that receives electric distribution services from Sponsor. Customer agrees to provide full and accurate usage data and other information upon request. Customer also agrees to provide access to CLEAResult and Sponsor. This participation agreement reflects the voluntary collaboration between your organization and the OG&E-sponsored programs. The terms attached detail the general commitments of the participant in order to improve the energy efficiency of their facilities. Applicable program manuals with additional terms will be available for the participant once the program administrator has selected the appropriate program options for a specific participant.

Steps to participate:

- 1. Sign and submit the participation agreement along with payee's W-9 to BusinessEE@oge.com or your local CLEAResult contact.
- 2. You will receive a summary report of findings at your facility, including energy-saving opportunities and potential savings.
- For some offerings, you will sign and submit a project application to define projects to be completed and reserve incentive funds.
- 4. Complete projects defined in the project application.
- 5. Notify program administrator of project completion and schedule post-inspection if required.
- 6. Receive your incentives from OG&E and look forward to future years of energy savings.
- 7. After completing the project and receiving incentives, you may be contacted by an independent evaluator to verify information gathered by the Program and/or to review on-site equipment installation.

BY ENDORSING BELOW, YOUR ORGANIZATION ACCEPTS THIS AGREEMENT WITH OG&E

This agreement should be signed by your organization's director, president or similar executive and is valid through the 2025 program year. If participant wishes to end their participation in the Program, they may do so at any time by providing the program administrator written notice of their intentions.

CUSTOMER INFORMATION								
Customer Account Name: OKLA Cnty Bd Commissioners	Customer Contact Name: Keith Monroe							
Address: 217 N. Harvey								
City: Oklahoma City	State: OK ZIP Code: 7310							
Email: Keith. Monroe@oklahomalounty.org	Office Phone: Mobile Phone: Mobile Phone:							
Additional Information If Applicable:								
Site Name: Investors Capital Buildin	ig (ICB)							
OG&E Account Number:* 830458-6 *If you have more than one account number, please provide a separate list.	J	account numbers,						
Type of Project: Total interior, exterior, electrical, & Mechanical redesign / boild Expected Construction Completion Date: 12-31-2026								
redesign /build								
INCENTIVE CHECK INFORMATION								
Pay to the Order Of: Public Buildings Authority Payee Tax ID (Return With Current W-9 Form): 73-6006400								
Incentive Payment Mailing Address (No P.O. Boxes): 320 Robert S Kerr	City: OKC	State: ZIP Code: 78102						
Payee Contact Name: Payee Email: FM@oklahomacoung.org (405) 713-1827								
	J							
CUSTOMER AGREED AND ACCEPTED								
I have read and understood the Customer Participation Agreement and the certify that the information I have provided is true and correct.	attached Standard Terms and Cond	litions for Participating Customers and						
Signature:	Date:							
Name (Printed):	Title:							

CUSTOMER PARTICIPATION AGREEMENT

CLEARESULT AGREED AND ACCEPTED	
Signature:	Date:
Name (Printed):	Title:

STANDARD TERMS AND CONDITIONS FOR PARTICIPATING CUSTOMERS

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 Program funded by 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 "PUC"), Sponsor and third-party evaluators acting under the direction of Sponsor 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. 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 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.
- ELIGIBILITY. Sponsor determines 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.
- 4. AUDITINE, MONITORINE AND VERIFICATION. Customer also agrees to allow CLEAResult, Sponsor, third-party evaluators acting under the direction of 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, third-party evaluators, Sponsor and the PUC, as necessary. Customer also agrees 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 Sponsor, the third-party evaluators acting under the direction of 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 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, SPONSOR NOR CLEARESULT SHALL BE RESPONSIBLE FOR COSTS OR CORRECTIONS OF CONDITIONS ALREADY EXISTING IN THE FACILITIES INSPECTED THAT 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, 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.
- MISCELLANEOUS. This Agreement shall be governed by and construed under the laws of the State of Oklahoma, without regard to conflict of law rules. 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.



(Rev. October 2018)

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

nternal	Revenue Service ▶ Go to www.irs.gov/FormW9 for in		st Inform	atic	on.	-								æ								
	1 Name (as shown on your income tax return). Name is required on this line;	do not leave this line blank.																				
	Oklahoma County Government 2 Business name/disregarded entity name, if different from above							_														
	2 Business name/disregarded entity name, it different from above																					
on page 3.	3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check only one of the following seven boxes. □ Individual/sole proprietor or □ C Corporation □ S Corporation □ Partnership □ Trust/estate							4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):														
ons.	single-member LLC							Exempt payee code (if any)														
Print or type. Specific Instructions on page	the state of the s																					
eci;	✓ Other (see instructions) ► County Government							(Applies to accounts maintained outside the U.S.)														
හි	5 Address (number, street, and apt. or suite no.) See instructions.		Requester's name and address (optional)																			
See	320 Robert S. Kerr Ave., Suite 203 6 City, state, and ZIP code																					
	Oklahoma City, OK 73102													-								
	7 List account number(s) here (optional)																					
	Towns Islantification Number (TIN)					-		-														
Par	Taxpayer Identification Number (TIN) your TIN in the appropriate box. The TIN provided must match the name of the provided must match the provided must match the name of the	ame given on line 1 to av	oid I	Soc	cial s	ecu	rity n	uml	ber					1								
backı	up withholding. For individuals, this is generally your social security n	umber (SSN). However, f	for a						Г	1 [T	T	Ī								
resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a</i>				-			-															
TIN, I		a nambor, oco mon to ge		or																		
Note: If the account is in more than one name, see the instructions for line 1. Also see <i>What Name ar Number To Give the Requester</i> for guidelines on whose number to enter.		and	Em	ploy	er identification num					er												
			7	3	-	6	0	0	6	4	0	0										
Par	rt II Certification								_					_								
Unde	er penalties of perjury, I certify that:																					
2. I a Se no	e number shown on this form is my correct taxpayer identification nu m not subject to backup withholding because: (a) I am exempt from b prvice (IRS) that I am subject to backup withholding as a result of a fai I longer subject to backup withholding; and	packup withholding, or (b) I have r	not I	beer	no	tified	by	the	Inter	nal I d m	Reve	enue at I am	ı								
	m a U.S. citizen or other U.S. person (defined below); and		energia (r. 178 8 de la Collingia de Australia																			
4. Th	e FATCA code(s) entered on this form (if any) indicating that I am exe	mpt from FATCA reporti	ng is cori	rect	No o	منطب	ot to	ba	aleum	with	aolo	lina l	occure.	0								
you h	fication instructions. You must cross out item 2 above if you have been have failed to report all interest and dividends on your tax return. For real isition or abandonment of secured property, cancellation of debt, contriber than interest and dividends, you are not required to sign the certification.	estate transactions, item : utions to an individual reti	2 does no irement a	ot ap rrand	oply. aem	For ent (mort IRA),	gaç	je in d ge	terest nerall	paı y, p	a, aym	ents	_								
Sig _l Her	Signature of U.S. person Manual Tuat	Date ▶ 5/1/2023							_													
General Instructions		 Form 1099-DIV (d funds) 	lividends	, inc	ludi	ng t	hose	fro	m s	tocks	or	muti	ıal									
note		 Form 1099-MISC proceeds) 	(various	type	es of	inc	ome	, pr	izes	, awa	rds	, or (gross									
Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.		 Form 1099-B (sto transactions by bro 		itual	fun	d sa	les a	nd	cert	ain o	ther	•										
		,	 Form 1099-S (proceeds from real estate transactions) Form 1099-K (merchant card and third party network transactions) 																			
infor	ndividual or entity (Form W-9 requester) who is required to file an mation return with the IRS must obtain your correct taxpayer	1098-T (tuition)	 Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition) 																			
iden	tification number (TIN) which may be your social security number 4), individual taxpayer identification number (ITIN), adoption		 Form 1099-C (canceled debt) Form 1099-A (acquisition or abandonment of secured property) 																			
taxpaver identification number (ATIN), or employer identification number													int									
(EIN)), to report on an information return the amount paid to you, or other unt reportable on an information return. Examples of information		Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.																			
retur	rns include, but are not limited to, the following.	: 14 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				he i	eque	este	er wi	th a 7	ΊΝ,	you	might	If you do not return Form W-9 to the requester with a TIN, you might								

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding,

later.

• Form 1099-INT (interest earned or paid)









