















How to Receive a Rebate

- Work with a licensed HVAC contractor to determine which equipment is right for your business and eligible for a rebate. Refer to MassSave.com/CIHeatPump for more information.
- 2. Upon completion of installation, apply for a rebate by submitting all required documentation.

Online: MassSave.com/Savings (preferred for expedited processing)

Or by email: macommercialrebates@resource-innovations.com

Or by mail: Resource Innovations

1337 Massachusetts Ave, P.O. Box 228

Arlington, MA 02476

Equipment eligibility

- Equipment must be installed in Massachusetts by a licensed contractor between January 1, 2025, and December 31, 2025.
- Equipment displacing natural gas eligible only for commercial or industrial metered customers receiving natural gas service from a Sponsor of Mass Save, including those in municipal electric territories.
- Equipment displacing oil, propane, or electric resistance eligible only for commercial or industrial metered customers receiving electric service from a Sponsor of Mass Save.
- Equipment must not be displacing temporary heating systems.
- Equipment must be listed on the Mass Save Heat Pump Qualified Product List (QPL).
- Equipment must be used for heating to supplement or replace existing oil, propane, natural gas, or electric-resistance
 - If existing fossil fuel heating equipment will remain in place, customer must either install an integrated control from the Mass Save QPL (MassSave.com/CIHPQPL) or must certify that a building control system is capable of operating both the heat pump and the existing heating equipment in parallel, subject to the stated switchover temperature. Either control system must prioritize heat pump operation. Documentation of control sequence may be required.
- Equipment that has already received a rebate from a Sponsor of Mass Save is **not** eligible for a rebate.
- Equipment that is being installed in a new construction or major renovation project is **not** eligible for a rebate.
- Completed rebate form and required documentation must be submitted no later than February 28, 2026.

Contact your Sponsor before installation if:

- The proposed project is more than 150 tons for Cape Light Compact, Eversource, or National Grid customers; larger systems will be reviewed on a case-by-case basis. For Berkshire Gas, Liberty, or Unitil customers, all projects require preapproval.
- The proposed project is for a new building being constructed or a major renovation (visit MassSave.com/CINCMR).
- The proposed project is for a multifamily building, as rebate eligibility depends on the metering of the facility.
- The heat pumps that are being installed will be using a hydronic or water loop internal to the building (i.e., not a ground loop) as a heat source/sink.
- You or your contractor has questions about project eligibility.
- The proposed project is replacing existing heat pump equipment.

For more information about heat pumps or to access the QPL, please visit MassSave.com/CIHeatPump.

Documentation Requirements

Incomplete applications may delay rebate processing time.

Completed and signed rebate form Copy of invoice from a licensed heating vendor/installer, including:

> Equipment model numbers (including indoor units, where appropriate) or AHRI numbers Integrated control model number(s) (if required*) Installation date Installation address Total installation cost Installation company/

Copy of W-9, signed and dated W-9 must be signed in wet ink or an E-Signature completed by DocuSign

contractor information

Mass Save Rebate Application

All Fields on This Page Are Required to Complete Your Application (unless otherwise noted)

Indicate the Mass Save Sponsor(s) and Account Number(s) for This Application								
ELECTRIC SPONSOR INFORMATION (REQUIRED IF DISPLACING OIL, PROPANE, OR ELECTRIC RESISTANCE)								
Cape Light Compact National Grid				ELECTRIC ACCOUNT NUMBER				
Eversource Unitil								
GAS SPONSOR INFORMATION (REQUIRED IF DISPLACING NATURAL GAS)								
	perty ational Grid	Unitil	l	NATURAL GAS ACCOUNT NUMBER				
	erioriai oria	0						
Account Holder Information						ı		
COMPANY NAME	COMPANY NAME INSTALLATION S		TE NAME			APPLICATION D	ATE	
INSTALLATION ADDRESS		CITY		STATE		ZIP		
MAILING ADDRESS (IF DIFFERENT)		CITY			STATE		ZIP	
CONTACT NAME		EMAIL ADDRESS PH			PHONE	HONE		
BUILDING TYPE IF OTHER, PLEA		IF OTHER, PLEASE	SPECIFY		TOTAL	OTAL BUILDING FLOOR AREA (SQUARE FEET)		
Payment Method—Payee Mus	t Submit a	W-9 Form (T	ax ID # I	Required if Receiving Rel	bate)			
PAYEE Customer Vendor/Installer			PAYEE TAX ID #					
CHECK PAYABLE TO			PAYEE COMPANY TYPE Incorporated Not Incorporated Exempt					
Vendor Information								
VENDOR/INSTALLER		CONTACT PERSON						
PHONE		EMAIL ADDRESS						
STREET ADDRESS		CITY			STATE		ZIP	
VENDOR/INSTALLER AUTHORIZED SIGNATURE (NOT APPLICABLE IF CUST			MER IS PAY	AYEE) DATE				
Customer Acceptance of Terms								
I certify that all statements and information, including attachments, made in this rebate form are correct, complete, true, and accurate to the best of my knowledge and that I have read and agree to the terms and conditions on this form.					DATE			
PRINT NAME		AUTHORIZED SIGI	NATURE			DATE		
Sponsors of Mass Save	2	<u> </u>				I		

Berkshire Gas 800-944-3212 www.berkshiregas.com efficiency@berkshiregas.com

Liberty 508-324-7811 www.libertyutilities.com

efficiency@libertyutilities.com

efficiency@capelightcompact.org National Grid 833-690-1284 www.nationalgridus.com

heatpumpsma@nationalgrid.com

www.capelightcompact.org

Cape Light Compact

800-797-6699

Eversource 844-887-1400 www.eversource.com efficiencyma@eversource.com

Unitil 888-301-7700 www.unitil.com efficiency@unitil.com

Commercial Equipment Eligibility and Rebates¹

For Cape Light Compact, Eversource, or National Grid customers, projects greater than 150 tons will be reviewed on a case-bycase basis and require pre-approval. For Berkshire Gas, Liberty, or Unitil customers, all projects require pre-approval.

Equipment Type ²	Minimum Efficiency Requirements	Rebate³ (\$/ton)
Air-Source Heat Pumps (ASHP)		\$2,500
Air-Source Variable Refrigerant-Flow Heat Pump (VRF)	Refer to MassSave.com/CIHPQPL for list of equipment and minimum requirements.	\$3,500
Ground-Loop Heat Pump (GLHP) or Groundwater Heat Pump (GWHP)		\$4,500

For units not listed by AHRI or on the QPL, please contact us by email at macommercialrebates@resource-innovations.com for guidance.

Project Information⁴

Weatherization is crucial to ensuring efficient heat pump operation. Please provide the following information about your project/building:

Was your building constructed or had a major renovation completed on or after 2000?				Yes	No/Unsure	
Has your building received weatherization upgrades in the last 15 years?				Yes	No/Unsure	
Pre-existing heating fuel type:	Oil	Propane	Natural Gas	Electric Resistance		
Are you fully replacing a pre-existing heating system?					No	
If partially displacing a fossil fuel syst of the heat pump and fossil fuel syste			Integrated control m Building monitoring N/A - Fully displacin	system	electric resistance	
ICM model number(s) if applicable:			Switchover temper	ature ⁶ (°F):		

xlf proposing a dual fuel RTU, manufacturer built in controls may act as the integrated control to enable supplemental heat, eliminating the need for an external control. Confirmation from the manufacturer on the sequence of operations may be requested by the Sponsor.

For each line item entry, please input the floor area heated/cooled by that equipment.

Equipment Type	AHRI Reference #	Cooling Cap	Qty	Floor Area®	Rebate	
		[Btu/h]	[Tons] ⁷	Gty	[ft²]	Repate
ASHP	208106638	24,000	2.00	3	2,700	\$15,000
Project Cost:		Total:				

⁴The Sponsors reserve the right to contact customers with information regarding energy efficiency programs, such as weatherization incentives. More information on weatherization incentives

²ASHP and VRF refer to air-to-air equipment. Please contact your Sponsor for information on air-to-water heat pump rebates.

³Total rebate amount shall not exceed installed costs (inclusive of both equipment and installation).

sIntegrated control modules must be listed on Mass Save's QPL (MassSave.com/CIHPQPL). Integrated control modules are not required for applications that will be fully displacing the preexisting heating system.

The "switchover temp" is the outdoor temperature below which the supplemental/pre-existing heating system will be enabled (recommended to be at or below 30° F). This must be automatically controlled using an integrated control module or with a building monitoring system. A switchover temperature is not required for applications that will be fully displacing the pre-existing heating system.

⁷Cooling tons is calculated by dividing the cooling capacity by 12,000 Btu/h

⁸Provide total floor area covered by heat pump equipment on each line.

Terms and Conditions

Subject to these Terms & Conditions, the Sponsor will pay Incentives to Customer for the installation of EEMs

2. Definitions

- (a) "Approval Letter" means the letter issued by Sponsor stating Sponsor's approval of Customer's application, the maximum approved Incentives, required date of EEM completion, any changes to Customer's application and any other requirements of the Sponsor related to the Incentives. The Approval Letter may also be referred to as, inter alia, an Offer Letter or Pre-Approval Letter.
- (b) "Customer" means the commercial and industrial ("C&I") customer maintaining an active account for service with either a gas or electric distribution company.
- (c) "EEMs" are those energy efficiency measures described in the Program Materials or other Custom Measures that may be approved by the Sponsor.
- (d) "Facility" means the Customer location in Massachusetts served by the Sponsor where EEMs are to be installed.
- (e) "Incentives" means those payments made by the Sponsor to Customer pursuant to the Program and these Terms and Conditions. Incentives may also be referred to as "Rehates"
- (f) "Mass Save Sponsor" or "Sponsor" means The Berkshire Gas Company, or Cape Light Compact JPE, or Eversource Energy, or Liberty Utilities, or National Grid, or Unitil, as applicable. Mass Save Sponsor may also be referred to as "Program Administrator" or "PA".
- (g) "Minimum Requirements Document" means the document setting forth the minimum requirements that may be required by the Sponsor, which, if so required, will be submitted with Customer's application and approved by Sponsor.
- (h) "Program" means any of the energy efficiency programs offered to a C&I Customer by Sponsor.
- "PA" or "Program Administrator" means The Berkshire Gas Company, or Cape Light Compact JPE, or Eversource Energy, or Liberty Utilities, or National Grid, or Unitil, as applicable.
- (j) "Program Materials" means the documents and information provided or made available by the Sponsor specifying the qualifying EEMs, technology requirements, costs and other Program requirements.

3. Application Process and Requirement for Sponsor Approval

- (a) The Customer shall submit a completed application to the Sponsor or rebate processer, as required. The Customer may be required to provide the Sponsor with additional information upon request by the Sponsor. For example, Customer will, upon request by the Sponsor, provide a copy of the as-built drawings and equipment submittals for the Facility after EEMs are installed. To the extent required by the Sponsor or by applicable law, regulation or code, this analysis shall be prepared by a Professional Engineer licensed in the state where the Facility is located.
- (b) To be eligible for gas funded EEMs, Customer must have an active natural gas account. To be eligible for electric funded EEMs, a Customer must have an active electric account. Customers must meet any additional eligibility requirements set forth in the Program Materials.
- (c) The Sponsor reserves the right to reject or modify Customer's application. The Sponsor may also require the Customer to execute additional agreements, or provide other documentation prior to Sponsor approval. If Sponsor approves Customer's application, Sponsor will provide Customer with the Approval Letter.
- (d) The Sponsor reserves the right to approve or disapprove of any application or proposed EEMs
- (e) Sections 3(a)-(c) do not apply in the event that the Program Materials explicitly state that no Approval Letter is required for the Program. In such an event, Customer must submit to Sponsor the following: (i) completed and signed Program rebate form, (ii) original date receipts for purchase and installation of EEMs, and (iii) any other required information or documentation within such time as Program Materials indicate.

4. Pre- and Post-Installation Verification; Monitoring and Inspection

- (a) Customer shall cooperate and provide access to Facility and EEM for PA's pre-installation and post-installation verifications, where applicable. Such verifications must be completed to Sponsor's satisfaction.
- (b) Customer agrees that Sponsor may perform monitoring and inspection of the EEMs for a three-year period following completion of the installation to determine the actual demand reduction and energy savings.

5. Installation Schedule Requirements

Where applicable, if the Customer does not complete installation of the approved EEMs within the earlier of the completion date specified in the Approval Letter or application or twelve (12) months from the date the Sponsor issues written pre-approval of the EEM project, the Sponsor may terminate any obligation to make Incentive payments.

6. Incentive Amounts, Requirements for Incentives and Incentive Payment Conditions

- (a) The Sponsor reserves the right to adjust and/or negotiate the Incentive amount. Sponsor will pay no more than the cost to Customer of purchasing and installing the EEM, the calculated incremental cost, the prescriptive rebate on the form, or the amount in the Approval Letter (unless such Approval Letter is not required), whichever is less.
- (b) Sponsor shall not be obligated to pay the Incentive amount until all the following conditions are met: (1) Sponsor approves Customer's application and provides the Approval Letter (unless an Approval Letter is not required by the terms of the Rebate), (2) satisfactory completion of pre-installation and post-installation verifications by Sponsor, where applicable, (3) purchase and installation of EEMs in accordance with Approval Letter, Program Materials, Minimum Requirements Document (where applicable), Customer's application, these Terms and Conditions, and any other required documents, (4) where applicable, all applicable permits, licenses and inspections have been obtained by Customer, (5) Sponsor's receipt of final drawings, operation and maintenance manuals, operator training, permit documents, and other reasonable documentation, where applicable, and (6) Sponsor's receipt of all invoices for the purchase and installation of the EEMs.
- (c) All EEM invoices will include, at the minimum, the model, quantity, labor, materials, and cost of each EEM and/or service, and will identify any applicable discounts or other
- (d) Sponsor reserves the right, in its sole discretion, to modify, withhold or eliminate the Incentive if the conditions set forth in Section 6(b) are not met.
- (e) Upon Sponsor's written request, Customer will be required to refund any Incentives paid in the event that Customer does not comply with these Terms and Conditions and Program requirements.
- (f) Sponsor shall use commercially reasonable efforts to pay the Incentive amount within forty-five (45) days after the date all conditions in Section 6(b) are met.

7. Contractor Shared Savings Arrangements

If EEMs are being installed by a contractor under a shared savings arrangement, in which the contractor's compensation is based on the savings achieved, the Sponsor maintains the right to determine the cost of purchasing and installing the EEMs.

Customer shall properly operate and maintain the EEMs in accordance with the manufacturer's recommendations and the terms thereof for the life of the equipment.

9. Program/Terms and Conditions Changes

Program terms and materials (including these Terms & Conditions) may be changed by the Sponsor at any time without notice. The Sponsor reserves the right, for any reason, to withhold approval of projects and any EEMs, and to cancel or alter the Program, at any time without notice. Approved applications will be processed under the Terms and Conditions and Program Materials in effect at the time of the Approval Letter.

10. Publicity of Customer Participation

The Customer grants to the Sponsor the absolute and irrevocable right to use and disclose for promotional and regulatory purposes (a) any information relating to the Customer's participation in the Program, including, without limitation, Customer's name, project energy savings, EEMs installed, and incentive amounts, and (b) any photographs taken of Customer, EEMs, or Facility in connection with the Program, in any medium now here or hereafter known.

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11. Indemnification and Limitation of the Sponsor's Liability

To the fullest extent allowed by law, and except as the Commonwealth of Massachusetts and its agencies are precluded by Article 84 of the Amendments to the Massachusetts Constitution from pledging their credit without prior legislative authority, and the Commonwealth of Massachusetts' cities and towns are precluded by Section 7 of Article 2 of the Amendments to the Massachusetts Constitution from pledging their credit without prior legislative authority, Customer shall indemnify, defend and hold harmless Sponsor, its affiliates and their respective contractors, officers, directors, members, employees, agents, representatives from and against any and all claims, damages, losses and expenses, including reasonable attorneys' fees and costs incurred to enforce this indemnity, arising out of, resulting from, or related to the Program or the performance of any services or other work in connection with the Program, caused or alleged to be caused in whole or in part by any actual or alleged act or omission of the Customer, or any contractor, subcontractor, agent, or third party hired by or directly or indirectly under the control of the Customer, including any party directly or indirectly employed by or under the control of any such contractor, subcontractor, agent, or third party or any other party for whose acts any of them may be liable

To the fullest extent allowed by law, the Sponsor's aggregate liability, regardless of the number or size of the claims, shall be limited to paying approved Incentives in accordance with these Terms and Conditions and the Program Materials, and the Sponsor and its affiliates and their respective contractors, officers, directors, members, employees, agents, representatives shall not be liable to the Customer or any third party for any other obligation. To the fullest extent allowed by law and as part of the consideration for participation in the Program, the Customer waives and releases the Sponsor and its affiliates from all obligations (other than payment of an Incentive), and for any liability or claim associated with the EEMs, the performance of the EEMs, the Program, or these Terms and Conditions.

12. No Warranties or Representations by the Sponsor

- (a) THE SPONSOR DOES NOT ENDORSE, GUARANTEE, OR WARRANT ANY CONTRACTOR, MANUFACTURER OR PRODUCT, AND THE SPONSOR MAKES NO WARRANTIES OR GUARANTEES IN CONNECTION WITH ANY PROJECT, OR ANY SERVICES PERFORMED IN CONNECTION HEREWITH OR THEREWITH, WHETHER STATUTORY, ORAL, WRITTEN, EXPRESS, OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THIS DISCLAIMER SHALL SURVIVE ANY CANCELLATION, COMPLETION, TERMINATION OR EXPIRATION OF THE CUSTOMER'S PARTICIPATION IN THE PROGRAM. CUSTOMER 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 UNDER THESE TERMS AND CONDITIONS, INCLUDING ITEMS INCORPORATED IN THE PROGRAM, ("THIRD PARTY WARRANTIES") ARE NOT TO BE CONSIDERED WARRANTIES OF THE SPONSOR AND THE SPONSOR MAKES NO REPRESENTATIONS, GUARANTEES, OR WARRANTIES AS TO THE APPLICABILITY OR ENFORCEABILITY OF ANY SUCH THIRD PARTY WARRANTIES. THE TERMS OF THIS SECTION SHALL GOVERN OVER ANY CONTRARY VERBAL STATEMENTS OR LANGUAGE APPEARING IN ANY SPONSOR'S OTHER DOCUMENTS.
- (b) Review of the design and installation of EEMs by Sponsor is limited solely to determine whether Program requirements have been met and shall not constitute an assumption by Sponsor of liability with respect to the EEMs. Neither the Sponsor nor any of its employees or contractors is responsible for determining that the design, engineering or installation of the EEMs is proper or complies with any particular laws, codes, or industry standards. The Sponsor does not make any representations of any kind regarding the benefits or energy savings to be achieved by the EEMs or the adequacy or safety of the EEMs.
- (c) Sponsor is not a manufacturer of, or regularly engaged in the sale or distribution of, or an expert with regard to, any equipment or work.
- (d) No activity by the Sponsor includes any kind of safety, code or other compliance review.

13. Customer Responsibilities

Customer is responsible for all aspects of the EEMs and related work including without limitation, (a) selecting and purchasing the EEMs, (b) selecting and contracting with the contractor(s), (c) ensuring contractor(s) are properly qualified, licensed and insured, (d) ensuring EEMs and installation of EEMs meet industry standards, Program requirements and applicable laws, regulations and codes, and (e) obtaining required permits and inspections. Sponsor reserves the right to (a) deny a vendor or contractor providing equipment or services, and (b) exclude certain equipment from the Program.

14. Removal of Equipment

The Customer shall properly remove and dispose of or recycle the equipment, lamps and components in accordance with all applicable laws, and regulations and codes. Customer will not re-install any of removed equipment in the Commonwealth of Massachusetts or the service territory of any affiliate of the Sponsor, and assumes all risk and liability associated with the reuse and disposal thereof.

15. Energy Benefits

As applicable, other than the (i) the energy cost savings realized by Customer, (ii) energy or ancillary service market revenue achieved through market sensitive dispatch, (iii) alternative energy credits, and (iv) renewable energy credits, the Sponsor has the unilateral rights to apply for any credits or payments resulting from the Program or EEMs. Such credits and payments include but are not limited to: (a) ISO-NE capacity, (b) forward capacity credits, (c) other electric or natural gas capacity and avoided cost payments or credits, (d) demand response Program payments. Except for the credits and payments set forth in (i)-(iv) of this Section, Customer agrees not to, directly or indirectly, file payments or credits associated with the Program or EEMs, and further will not consent to any other third party's right to such payments or credits without prior written consent from the Sponsor, Sponsor's rights under this Section are irrevocable for the life of the EEMs unless the Sponsor provides prior written consent.

16. Customer Must Declare and 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 and paying all such taxes. The Sponsor is not responsible for the payment of any such taxes.

17. Counterpart Execution; Scanned Copy

Any and all Program related agreements and documents may be executed in several counterparts. A scanned or electronically reproduced copy or image of such agreements and documents bearing the signatures of the parties shall be deemed an original.

18. Miscellaneous

- (a) Paragraph headings are for the convenience of the parties only and are not to be construed as part of these Terms and Conditions.
- (b) If any provision of these 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 provisions shall remain in full force and effect in accordance with their terms.
- (c) These Terms and Conditions shall be interpreted and enforced according to the laws of the Commonwealth of Massachusetts. Any claim or action arising under or related to the Program or arising between the parties shall be brought and heard only in a court of competent jurisdiction located in the Commonwealth of Massachusetts.
- (d) In the event of any conflict or inconsistency between these Terms and Conditions and any Program Materials, these Terms and Conditions shall be controlling.
- (e) Except as expressly provided herein, there shall be no modification or amendment to these Terms and Conditions or the Program Materials unless such modification or amendment is in writing and signed by a duly authorized officer of the Sponsor.
- (f) Sections 4(b), 10, 11, 12, 14, 15 & 18 shall survive the termination or expiration of the Customer's participation in the Program.

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