

SRP BUSINESS SOLUTIONS

FY19 ELECTRIC VEHICLE CHARGER PORT REBATE REQUEST

ELECTRIC VEHICLE CHARGER REBATE PROGRAM OVERVIEW

As an SRP business customer, you can earn up to \$500 for each Level 2 electric vehicle (EV) charging port you install at your business (limit 12).

- › A typical Level 2 charging port delivers 240 volts of electricity to the car battery, similar to what a residential dryer or oven uses.
- › Each hour of charge time uses 3–7 kilowatts and will provide 8–20 miles of driving range.
- › The cost for a Level 2 EV charger ranges from \$500 to \$6,500. Factors such as power requirements and siting considerations could impact your equipment and/or installation costs. Consult an electrician to evaluate your specific business needs.
- › The amount of the EV Charger Port Rebate for each EV charger port is the lesser of (a) the total of the purchase price and installation costs of the EV charger port, or (b) \$500.

For more information on EV charger rebates, visit savewithsrpbiz.com/rebates/evcharger.aspx or call us at (602) 236-3054.

HOW TO APPLY FOR AN EV CHARGER PORT REBATE

1. Purchase and install the eligible EV charger port(s) between May 1, 2018, and April 30, 2019.
2. Complete and sign the Electric Vehicle Charger Port Rebate Request Form (this form).
3. By July 31, 2019, deliver to SRP, per the submission instructions below, copies of the following (keep originals for your records):
 - a. A completed hand-signed copy of the Rebate Request Form
 - b. The receipt(s) or invoice(s) for the purchase and installation of the EV charger port(s) and related equipment
4. Please allow 4–6 weeks after receipt of a complete application for SRP to review the application, confirm eligibility and issue a rebate check. An incomplete application will result in information requests to the applicant and will delay processing. SRP reserves the right to conduct a physical inspection of the EV charger installation prior to approving the application and issuing the rebate check.

SUBMITTING THE COMPLETED APPLICATION

The Rebate Request Form and other required documents may be submitted to SRP in one of the following ways:

1. **By email (preferred)**
Complete, print and sign the form, then scan to PDF. Send the PDF of the completed form (attaching scanned copies of receipts/invoices) to savewithsrpbiz@srpnet.com.
2. **By mail**
Mail completed form and invoice(s) to:
SRP EV Charger Port Rebate
3100 W. Ray Road, Suite 230
Chandler, AZ 85226

Failure to complete all required fields in this Rebate Request Form or to provide any of the required documents will result in SRP's return of the Rebate Request Form.

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FY19 ELECTRIC VEHICLE CHARGER PORT REBATE REQUEST APPLICATION

PROJECT INFORMATION

Project Name			
Installation Address			
City, State, ZIP Code			
SRP Account Number			

PARTICIPANT INFORMATION (AS SHOWN ON TAX FORMS)

Business Name			
Address <input type="checkbox"/> Same as Above			
City, State, ZIP Code			
Participant Contact, Title			
Participant Phone, Email			
Participant Is (check all that apply):	<input type="checkbox"/> Account Holder	<input type="checkbox"/> Building Owner	<input type="checkbox"/> Electric User

CONTRACTOR/TRADE ALLY INFORMATION

Business Name			
Address			
City, State, ZIP Code			
Contact			
Phone, Email			

PAYEE INFORMATION

Incentive Should Be Addressed To:			
Attention, Phone			
Business Name			
Address			
City, State, ZIP Code			

EQUIPMENT TABLE (COMPLETE ONE LINE PER CHARGER MODEL)

Installation Date	Installation Location	Charger Manufacturer	Charger Model #	# of Charging Stations	# of Charging Ports per Station	Charging Port Output kW

PROJECT COST

Material	Labor	Other	Total Project Cost

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FY19 ELECTRIC VEHICLE CHARGER PORT REBATE PAYMENT RELEASE FORM

PAYMENT RELEASE (ASSIGNING THE REBATE TO A THIRD PARTY)

Complete this section only if rebate payment is to be directed to someone other than the SRP Customer.

SRP offers customers the option to have rebate payments issued to Alliance Participants who are a current member of the SRP Energy Efficiency Alliance (EEA) and in good standing. EEA membership status can be confirmed with your contractor or online at savewithsrpbiz.com/rebates/contractor.aspx. Complete this section if you would like to have your rebate payment issued to an Alliance Participant. SRP will review the third party's status and issue payment to the third party subject to the conditions above. Otherwise, payment will be issued to the customer.

I AM AUTHORIZING SRP TO ISSUE THE REBATE PAYMENT TO THE THIRD PARTY NAMED BELOW AND I UNDERSTAND THAT I WILL NOT BE RECEIVING THE REBATE PAYMENT CHECK FROM SRP. I ALSO UNDERSTAND THAT MY RELEASE OF PAYMENT TO THE THIRD PARTY DOES NOT EXEMPT CUSTOMER FROM THE REBATE REQUIREMENTS OUTLINED IN THE TERMS AND CONDITIONS. I ALSO ACKNOWLEDGE THAT ASSIGNMENT OF APPLICABLE REBATES TO ANOTHER PARTY MAY NOT AFFECT CUSTOMER'S TAX LIABILITY FOR REBATES PAID BY THE PROGRAM.

Please note that requests for payment release to a third party must be signed in ink by an authorized representative of customer. Electronic signatures will not be accepted on this document.

Authorized by:	Printed Name	Signature	Date
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Check should be made payable to:

Payee Name	Payee Phone Number
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Payee Mailing Address	City	State	ZIP Code
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FY19 ELECTRIC VEHICLE CHARGER PORT REBATE CUSTOMER TAX INFORMATION

CUSTOMER TAX INFORMATION

Customers receiving the benefit of Business Solutions incentives, in an amount of \$600 or more per calendar year, whether paid directly to the customer or assigned by the customer to a third party, will be issued a Form 1099 unless the customer is a corporation or otherwise exempt under the IRS regulations from Form 1099 reporting. Customer should consult with his or her own tax adviser with respect to the tax treatment of incentives provided through the program.

Company Name (as shown on your income tax return) Taxpayer ID: FEIN SRP Account Number(s)

Mailing Address (as shown on your income tax return) City State ZIP Code

Tax status (check ONE):

- Individual/Sole Proprietor C Corporation S Corporation
 Trust/Estate Other _____ Partnership
 Limited Liability Company — C Corp Limited Liability Company – S Corp Limited Liability Company – Partnership

Tax Exempt (Exemption from FATCA reporting code if any) _____

CUSTOMER ACCEPTANCE

By signing below, I certify that:

1. I have read, understand and agree to be bound by and comply with the Terms and Conditions set forth herein.
2. As the Customer Representative, I have the authority to bind the Customer to the Terms and Conditions.
3. All information provided by Customer in the SRP FY19 Business Solutions Electric Vehicle Charger Rebate Request Form, including attachments, is accurate and complete, and I will notify SRP and Nexant immediately of any changes to the information.

Under penalties of perjury, I certify that:

1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and
2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to
3. report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and
3. I am a U.S. citizen or other U.S. person, and
4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

The Internal Revenue Service does not require your consent to any provision of this document other than the certifications required to avoid backup withholding.

Customer Company Name Customer Representative Signature

Printed Name Title Date

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FY19 ELECTRIC VEHICLE CHARGER PORT REBATE PROGRAM TERMS AND CONDITIONS

PROGRAM TERMS AND CONDITIONS

1. Customer Eligibility. To qualify for an EV Charger Port Rebate under the EV Charger Port Rebate Program, the applicant (the "Rebate Applicant") must:
 - a. As of the date on which SRP receives the Rebate Request Form (as defined below), and on the date on which each EV charger port is installed:
 - i. Be an SRP retail electric customer, taking service under any general service (non-residential) SRP Standard Electric Price Plan; and
 - ii. Be the SRP Customer of Record or Account Holder of the SRP account at each proposed site of an EV charger port;
 - b. Have the legal right and authority to install the EV charger port(s) at the place(s) of business identified on the Rebate Request Form;
 - c. Purchase and install the eligible EV charger port(s) between May 1, 2018, and April 30, 2019; and
 - d. Submit to SRP a Rebate Request Form, and all other required documentation required under these Program Terms, by July 31, 2019 (rebate eligibility is based on the eligibility rules in place at the time of purchase);
 - e. Install the EV charger port between May 1, 2018, and April 30, 2019; and
 - f. Comply with all rules and requirements in these Program Terms.
2. Equipment and Installation Requirements
 - a. Each EV charger port must:
 - i. Be a UL-listed Level 2 (208/240 V) charger port of any manufacturer, make or model;
 - ii. Have a dedicated circuit;
 - iii. Be new (not used or refurbished) upon installation by or on behalf of the Rebate Applicant;
 - iv. Be installed by a contractor appropriately licensed in Arizona;
 - v. Be installed at an eligible place of business (such as a retail, industrial or office facility, church, or multifamily residence); and
 - vi. Be installed in accordance with all applicable laws, codes, rules, and regulations imposed by any governmental authority, owners' association, or property owner.
 - b. The Rebate Applicant must obtain all necessary governmental permits and approvals prior to the installation of the EV charger port. A Level 2 EV charger port charges at a higher voltage rate than a Level 1 (120 V) EV charger port; as a result, an inspection and permit are likely to be required by the city or county where the business is located. A licensed contractor can identify what permitting and inspections may be required.
3. Exclusions, Limitations
 - a. A participant in the EV Charger Port Rebate Program may receive up to 12 EV Charger Port Rebates per site (service address).
 - b. Participation in the EV Charger Port Rebate Program is not available to car dealerships or to third-party EV charger port vendors or others engaged in the EV charger port business.
 - c. SRP has established a cap on funds that may be paid for EV Charger Port Rebates under the EV Charger Port Rebate Program (the "Rebate Funding Cap"). EV Charger Port Rebates will be available only until the Rebate Funding Cap is reached. Only Rebate Applicants who submit a Rebate Request Form before the Rebate Funding Cap is reached will be eligible for an EV Charger Port Rebate.



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FY19 ELECTRIC VEHICLE CHARGER PORT REBATE PROGRAM OTHER TERMS AND CONDITIONS

OTHER TERMS AND CONDITIONS

1. SRP has contracted Nexant Inc. ("Nexant") to act as the Program Administrator and authorizes Nexant to administer the Business Electric Vehicle Charger Port Rebate Program including such activities as, but not limited to, review, processing, and approval of customer applications; pre- and post-inspections of customer facilities and project information requests from customer; measurement and verification activities; and issuing rebate checks.
2. **Inspection.** SRP reserves the right to inspect each EV charger port to verify compliance with these Program Terms. If SRP chooses to inspect an EV charger port, SRP will contact the Rebate Applicant to schedule the inspection. By signing and submitting the Rebate Request Form, the Rebate Applicant agrees to provide SRP and its subcontractors with reasonable access to the installation site during normal business hours. If SRP's inspection reveals that an EV charger port has not been installed or that the installed EV charger port is not in compliance with these Program Terms, SRP may decline or withhold payment of the EV Charger Port Rebate. If SRP has paid an EV Charger Port Rebate, but the EV charger port was not installed, SRP will bill the Rebate Applicant for the amount of the EV Charger Port Rebate that the Rebate Applicant received.
3. **NO WARRANTIES; LIMITATION OF LIABILITY.** SRP AND NEXANT MAKE NO REPRESENTATIONS AND PROVIDE NO WARRANTY OR GUARANTY (EXPRESS OR IMPLIED) WITH RESPECT TO THE DESIGN, MANUFACTURE, INSTALLATION, SAFETY, USE, PERFORMANCE, OR EFFECTIVENESS OF ANY EV CHARGER PORT OR RELATED EQUIPMENT, INCLUDING ANY WARRANTY FOR MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. ALL SUCH WARRANTIES ARE EXPRESSLY DISCLAIMED. SRP and Nexant shall not be liable for any statement, representation, promise, inducement, or understanding of any kind that is not expressly set forth in these Program Terms. Responsibility for delivery and workmanship related to any equipment or services that a customer procures exclusively rests with the contractor(s) selected by the customer. SRP assumes no responsibility for oversight of contractor services. SRP shall have no liability for or in connection with any equipment installed by, or for any act or omission of, any other entity or individual, including, without limitation, any equipment manufacturer, electrician, technician, or other service provider.
4. In exchange for any approved equipment and/or service rebates for energy efficiency measures, the Customer hereby sells, transfers and conveys to SRP all Environmental Attributes and Environmental Attributes Reporting Rights, as such terms are defined below, associated with the energy savings attributable to the qualifying measure(s) or its operation. "Environmental Attributes" means those aspects, claims, characteristics and benefits of avoided energy use associated with the measure(s), as well as any and all fuel, emissions, air quality, or other environmental characteristics, including, but not limited to, white and green energy tags, renewable energy credits, energy efficiency credits, carbon credits, or certificates attributable to the energy savings or avoided use associated with the qualifying measure(s). "Environmental Attributes Reporting Rights" means all rights to report ownership of the Environmental Attributes to any person or entity under Section 1605(b) of the Energy Policy Act of 1992, any successor or replacement statutes, or otherwise.
5. As a convenience to customers, SRP provides a list of contractors, distributors, manufacturers, and other organizations ("Alliance Participants") who may assist customers with SRP programs. Customer acknowledges that Alliance Participants are independent contractors with respect to the Program, and that Alliance Participants are not authorized to make representations or incur obligations on behalf of SRP. Participation in the Program as an Alliance Participant does not constitute an endorsement by SRP, nor does it certify or guarantee the quality of work performed.



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6. Customer hereby authorizes and acknowledges that SRP may disclose Customer's information relating to a Customer Application (including the entirety of its contents), and any other information related to the Customer's participation in the Program to Nexant and Alliance Participants, as applicable, and any other third party utilized by SRP for the purposes of processing the Customer Application, to verify or assess program records or system installation, operation and results, or as required to comply with state and/or federal law, fraud prevention, regulation, and other legal action. In those cases, SRP, Nexant, and authorized third parties shall comply with all legal requirements of the jurisdiction of the individual whose Customer data would be disclosed before making such disclosure.
7. Any person who knowingly files an application containing any materially false information or who purposely or misleadingly conceals information subjects such person to criminal and civil penalties. Any and all funds determined to have been acquired on the basis of inaccurate or fraudulent information must be returned to SRP. Any customer found to be engaged in fraudulent activity or misrepresentation of any kind will be removed from the Program. This section shall not limit other remedies that may be available for the filing of a false or fraudulent application, including, but not limited to, referral to law enforcement authorities.
8. Notwithstanding anything in these Terms and Conditions to the contrary, in no event will SRP, Nexant, or their agents, consultants or subcontractors be liable hereunder for any type of damages, whether indirect, special, incidental, consequential, exemplary, reliance or punitive (even if advised of the possibility of such damages), including, without limitation, loss of use or loss of profits, whether in contract, indemnity, warranty, strict liability or tort, including negligence of any kind. Customer waives any claims it might have against SRP or Nexant.
9. Customer shall defend, protect, indemnify and hold harmless SRP, Nexant and their respective parent company, subsidiaries, board members, employees, subcontractors, and agents (collectively, the "Indemnified Parties") against all claims, losses, costs, expenses, attorneys' fees, damages, demands, judgments, causes of action, suits, and liability of every kind and character whatsoever ("Claims") arising out of or incident to, or related in any way to, directly or indirectly, Customer's participation in the Program; provided, however, that Customer shall not be required to indemnify and hold harmless any Indemnified Party member against claims adjudicated to have been caused by an Indemnified Party's gross negligence or willful misconduct.
10. Customer, at their own expense, is responsible for meeting all requirements and complying with all local and state laws and codes concerning the Program, including, without limitation, the installation and maintenance of eligible equipment. Customer shall, at their own expense, obtain and maintain licenses and permits needed to install eligible equipment. Failure to obtain and maintain necessary licenses and permits constitutes a material breach of Customer's obligations under these Terms and Conditions.
11. SRP Reservation of Rights. SRP reserves the right, at any time and in its sole discretion, to cancel, suspend, or modify the EV Charger Port Rebate Program and to revise these Program Terms. Without limiting the foregoing, SRP may, at any time, without notice, change the EV Charger Port Rebate amount and adjust the Rebate Funding Cap. SRP retains the right to the make final determination on customer eligibility.



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