City of Palo Alto Stormwater Rebate Program
Terms and Conditions

1. Property Owner and Tenant release the City of Palo Alto from, and assume all liability for, any losses, damages, injuries (including death), demands, claims, actions, or debts based upon or arising from participation in the Stormwater Rebate Program.

2. The City of Palo Alto reserves the right to change, modify or reduce rebate levels, as well as add or drop specific eligible measures at any time without prior notice.

3. City of Palo Alto disclaims any and all liability from any property damage or loss that may arise as a result of the applicant’s or contractor’s participation in this program.

4. City of Palo Alto shall not be responsible for claims regarding rebate amounts, program dates or guidelines made by contractors, retailers or other third parties. Final determination of rebate eligibility will be governed by the Terms and Conditions.

5. City of Palo Alto is neither responsible for items lost or delayed in the mail, nor any remittance delayed due to incorrect rebate applications. Incomplete applications cannot be processed and will be returned.

6. The Internal Revenue Service requires the City to issue an IRS Form 1099 (Miscellaneous Income) to rebate program participants receiving a total of $600 or more in stormwater rebates from the City. This is only applicable to pervious pavement applicants who apply through the City’s program.