



California Construction and Industrial Materials Association

## **CalCIMA Dues Policy**

*Adopted December 2024*

As stated in the CalCIMA Restated Bylaws adopted by the Board of Directors on October 8, 2012, and amended on December 8, 2020, under Section 2.4. Membership Fee, each member shall pay a membership fee, periodic dues, or assessments in such amounts and at such times as shall be determined by the Board in accordance with the following requirements:

- (a)** CalCIMA will assess and collect dues on all material produced, sold, imported or consumed. Specific dues schedules, as adopted in December 2021, and any amendments thereto, shall be reflected in the Annual Dues Invoice forms to be circulated annually.
- (b)** Dues shall be assessed as follows for each membership type and class:
  - (i)** Construction Materials Producer Members: Dues shall be based on the (i) tonnage of Crushed Rock Products, and/or (ii) yards of ready-mixed concrete, and/or (iii) tonnage of asphalt that each Producer Member has produced, sold and/or transferred, imported or consumed, during the previous calendar year, or most recent 12-month period. Dues shall be calculated based on a fee schedule set by the Board based on per-ton or per-yard fees, and reflected in the Annual Dues Invoice. For purposes of this Section 2.4(b)(i):
    - (1)** "Crushed Rock Product" is defined to include, without limitation, Crushed Rock, Gravel, Sand, Limestone used in cement and/or otherwise for construction purposes, Rip Rap, Light Rip Rap, Backing Stone, Ballast, Aggregate Base, Mineral Aggregates - Specification Aggregates, Manufactured Sand, Concrete Aggregates, Recycle Base Rock, imported and/or recycled and processed material (as defined below) such as Broken Concrete, Broken Asphalt, and Asphalt Grindings, or any other rock product that the Member crushes, sizes, washes, and/or screens to meet a specification. "Produced" is defined to include all material processed (including being crushed, screened, sized, washed, etc.) to create a Crushed Rock Product. As an example, Reclaimed or Broken Concrete shall constitute inventory and not be considered "produced" until such material is re-processed and ticketed again.
    - (2)** "Sold" is defined, without limitation, to include sales to a customer, and transfers within a company whereby any Crushed Rock Product is transferred by a company from one location owned by the company to another location owned by the same company.

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- (3) "Imported" is defined to include material that is imported or brought onto a Member's site for processing into a Crushed Rock Product, and for sale or resale to a customer (or transfer within the company). This includes "recycled" material, defined herein as material brought onto a site and re-processed (including being broken, removed or separated, crushed, screened, sized, etc.) to create a Crushed Rock Product. Imported material shall not be subject to dues until processed or re-processed and ticketed. Imported reclaimed asphalt pavement ("RAP") or reprocess concrete rubble from demolition ("RCA") re-processed as aggregate for use in the manufacture of asphalt and/or concrete, shall be subject to dues for the re-processed aggregate only. For Crushed Rock Producer Members, this includes, without limitation, Broken Concrete, Broken Asphalt, asphalt grindings, imported sand (including for use in asphalt), etc. For Ready Mix Concrete Producer Members, this includes, without limitation, "come back mud" defined as excess material brought back brought back into the yard, crushed and re-used.
- (4) "Consumed" is defined to include any product brought onto a site to be incorporated into a finished product, and that does not get "processed" by the Producer. This would include, without limitation, bay sand/sand, asphalt oil, asphalt emulsion, cement, fly ash, and light weight aggregate. Such material shall not be considered "Produced" until re-processed and ticketed.

**Membership Types are defined as:**

1. **Producer Members:** Producer Members shall have voting rights including the right to vote for the election of a director or directors, or on disposition of all or substantially all of the assets of the corporation, or on a merger or a dissolution;
2. **Associate Members:** Associate Members shall have voice but no vote, except as provided from time to time by resolution of the Board. However, the Board may not give Associate Members the right to vote for the election of a director or directors, or on disposition of all or substantially all of the assets of the corporation, or on a merger or a dissolution and Associate Members shall not qualify as Producer Members.

**Membership Classes are defined as:**

1. **Aggregates Producer:** Aggregates Producer Members of the Association shall be those persons, firms, or entities which mine and process crushed stone and construction sand and gravel. Each person, firm or entity which satisfies this requirement shall be entitled to one Aggregates Producer membership.
2. **Ready Mixed Concrete Producer:** Ready Mixed Concrete Producer Members of the Association shall be those persons, firms, or entities which possess all necessary governmental permits to sell ready mixed concrete products in the State of California. Each person, firm or entity which satisfies this requirement shall be entitled to one Ready Mixed Concrete Producer membership.

3. **Asphalt Producer:** Asphalt Producer Members of the Association shall be those persons, firms, or entities which possess all necessary governmental permits to sell asphalt products including liquid asphalt in the State of California. Each person, firm or entity which satisfies this requirement shall be entitled to one Asphalt Producer membership.
4. **Precast Manufacturer:** Precast Manufacturer Members of the Association shall be those persons, firms, or entities which possess all necessary governmental permits to manufacture and sell precast products in the State of California. Each person, firm or entity which satisfies this requirement shall be entitled to one Precast Manufacturer membership.
5. **Essential Materials Producer:** Essential Materials Producer (formerly Industrial Materials) Members of the Association shall be those persons, firms, or entities who own or operate mineral properties, and associated mining and mineral processing facilities and equipment operating in the State of California. Each person, firm or entity which satisfies this requirement shall be entitled to one Essential Materials Producer membership.
6. **Direct Goods and Services Provider:** Direct Goods Provider Members and Direct Services Provider Members of the Association shall be those persons, firms, or entities which supply goods or services, respectively, to any of the industries identified in sections (b) (1) through (b) (3) above in the State of California (referred to collectively as the “Direct Goods and Services Provider Members” class). Each person, firm or entity which satisfies this requirement shall be entitled to one Direct Goods and Services Provider membership. Direct Goods and Services Provider Members are Associate Members.

#### **New Member Category/Designation**

1. **Climate Technology Category (Associate Members):** Direct Goods and Services Providers whereas their products and/or services provide emerging technology alternatives or additives to raw materials resulting in carbon reduction in our manufactured products such as concrete and asphalt. Dues are a flat rate of \*\$2500 and is only available for those who qualify for associate membership. (\*Rate subject to change)
2. **Climate Technology Designation (Producer/Essential Materials Members):** Current Producer (aggregate/asphalt/concrete) and Essential Materials Members engaged in the production of low carbon materials may apply for this designation. Dues are based on the respective schedule for their respective classifications.

For any questions regarding membership classes and dues assessments, please contact Stephanie Pridmore at (916) 554-1000.