# Buy Clean California Act Environmental Product Declaration (EPD) Compliance Guide

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# Table of Contents

Disclaimer	3
Introduction	4
Prerequisites	4
Extracting information from an EPD	4
General types of EPDs	4
Unfabricated vs. fabricated product EPD	4
Product description	5
Product category rule	5
Verification body	5
Expiration date	5
Manufacturer and location	5
Global warming potential	6
GWP limit	7
Product compliance check	8
Glossary	12
Cradle-to-gate	12
Environmental product declaration	12
Fabricated product	12
Facility-specific environmental product declaration	12
Global warming potential	12
Information modules	12
Life cycle assessment	12
Product category rule	12
Unfabricated product	12

# Disclaimer

The information provided by the Department of General Services (DGS) is for general informational purposes only and does not constitute formal, legal advice for compliance with the Buy Clean California Act (BCCA). Compliance with the BCCA is solely the responsibility of each awarding authority department.

## Introduction

The Buy Clean California Act (BCCA) specifies the use of environmental product declarations (EPDs) to determine compliance with the global warming potential (GWP) limits set by the Department of General Services (DGS) for construction materials used in public works projects.

This document was developed to inform awarding authorities how EPDs can be reviewed for BCCA compliance.

# Prerequisites

DGS hosts a <u>BCCA webpage</u> with information about the eligible materials, GWP limits, frequently asked questions, and various links to reference material. It is highly recommended that awarding authorities familiarize themselves with the information and terminology provided on the webpage, as well as links to reference materials, to assist in comprehension of the content in this guide.

# Extracting information from an EPD

# General types of EPDs

There are several types of EPDs that are publicly available:

- Industrywide EPDs: These EPDs are intended to represent the whole industry for the product described in the EPD. Typically, the document holder will be a trade group rather than an individual company.
- 2. **Companywide EPDs (i.e., multiple-facility):** These EPDs typically represent a single entity but the data will represent multiple facility locations. GWP may be reported as a multifacility average or reported separately for each facility location.
- 3. Single-facility EPDs: These EPDs represent a single entity and single facility.

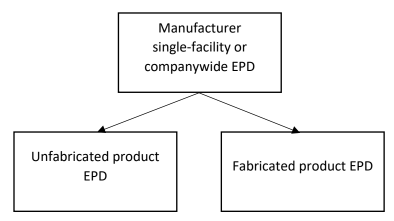
With respect to the BCCA, only manufacturers' EPDs are of interest. "Manufacturer" refers to the entity that produces or manufactures the eligible material.

## Unfabricated vs. fabricated product EPD

The difference between an unfabricated and fabricated product EPD for BCCA-eligible materials is that an unfabricated product EPD represents the environmental impacts to produce the basic construction material and excludes those impacts due to the additional processing by fabricators before use in a construction project.

The awarding authority should use the EPD's description to identify whether an EPD represents an unfabricated or fabricated product.

Figure 1: Type of product EPDs



For the BCCA, awarding authorities can accept a manufacturer's single-facility EPD for compliance for either unfabricated or fabricated product. Alternatively, a companywide EPD can be accepted if the GWP is reported for each facility location separately. If the companywide EPD only reports an average GWP for multiple facility locations, then the EPD should not be accepted for compliance.

### Product description

A submitted EPD for the construction material should fall under one the eligible material categories (or subcategories, as applicable) described on the <u>DGS BCCA webpage</u>.

Awarding authorities will have to recognize the common material descriptions and ensure that the construction material is compared to the correct GWP limit.

For example, if an EPD for steel wide flange beams is submitted, the awarding authority will have to recognize that this is a structural steel product and – more specifically – belongs to the hot-rolled sections subcategory. The <u>DGS BCCA webpage</u> (Frequently Asked Questions, Table 2) describes the more common names of materials and identifies the category (and subcategory) to which the material would apply.

#### Product category rule

The name of the product category rule (PCR) to which the EPD was developed is usually found on the second page of the EPD.

#### Verification body

EPDs must obtain independent verification that the document was developed according to ISO 14025 and the PCR before they are published on a program operator's website. The verification body is usually found on the second page of the EPD.

## **Expiration date**

The period of validity of an EPD is typically five years from the issue date. The issue date is usually found on the second page of the EPD.

#### Manufacturer and location

The manufacturer's identification is typically found in the declaration holder/owner section of the EPD. If the EPD is a single-facility type, the location is usually found on the second page of the EPD. If the EPD

is a companywide type, then the facility locations will be described in the EPD and typically in a table (if GWP is reported separately by facility location).

# Global warming potential

As discussed earlier, a manufacturer's EPD can represent either an unfabricated product or a fabricated product. It is important to recognize the difference because it affects how you will determine the GWP value within the EPD.

The information modules (e.g., A1, A2 and A3) define certain stages of a product in a life cycle assessment (LCA) and GWP information from these information modules can be found in the LCA results section of the EPD. In a cradle-to-gate (or product stage) life cycle, the information modules are defined as follows:

#### For a manufacturer's unfabricated product EPD:

- A1 represents GWP due to raw material supply
- A2 represents GWP due to transport
- A3 represents GWP due to manufacturing

#### For a manufacturer's fabricated product EPD:

- A1 represents GWP due to raw material supply<sup>[1]</sup>
- **A2** represents GWP due to transport<sup>[2]</sup>
- A3 represents GWP due to manufacturing<sup>[3]</sup>
- [1] Adjusted for waste during the fabrication process.
- <sup>[2]</sup>Typically represents impacts of transport to fabrication.
- [3] Typically represents impacts due to fabrication.

Therefore, when determining GWP compliance, the awarding authority will need to focus on different information modules depending on the type of EPD (unfabricated or fabricated) under review.

- For a manufacturer's **unfabricated product EPD**, the GWP of interest will be the sum of the GWP reported in information modules A1, A2, and A3. This total will be compared to the GWP limit found in the **unfabricated product column** of Table 1 below for the eligible material.
- For a manufacturer's **fabricated product EPD**, the GWP of interest will be the GWP reported in information module A1 only. This value will be compared to the GWP limit found in the **fabricated product column** of Table 1 below for the eligible material. Alternatively, a fabricated product EPD may declare the unfabricated product GWP. In that case, compare this GWP value to the unfabricated product column of Table 1. It is not necessary to check both A1 and the unfabricated GWP if reported in the same fabricated product EPD.

Depending on the PCR, certain materials may use different terminology for A1, A2 and A3 to describe the product stage. Information modules A1 and A2 for unfabricated flat glass are referred to as "raw

materials" and A3 is referred to as "production." Therefore, the total GWP for flat glass would be the sum of the GWPs reported for raw materials and production.

## **GWP** limit

The GWP limit for unfabricated material – and its equivalent value for fabricated material – is shown in Table 1. As awarding authorities can accept a manufacturer's single-facility EPD for compliance for either unfabricated or fabricated product, DGS has provided a second limit for fabricated products. This eliminates the need to perform mathematical calculations to convert an unfabricated GWP limit to a fabricated GWP limit.

Table 1: Unfabricated and fabricated GWP limits

Eligible material	Maximum acceptable GWP limit <sup>[4]</sup> for	Maximum acceptable GWP
	unfabricated product	limit <sup>[4]</sup> for fabricated product
	(cradle-to-gate) <sup>[5]</sup>	(A1 module only) <sup>[6]</sup>
Hot-rolled structural	1,010 kg CO <sub>2</sub> eq. <sup>[7]</sup> or 1.01E+03 kg	1,080 kg CO₂ eq. or 1.08E+03 kg
steel sections	CO <sub>2</sub> eq. for one metric ton of	CO <sub>2</sub> eq. for one metric ton of
	structural steel.	structural steel.
Hollow structural	1,710 kg CO₂ eq. or 1.71E+03 kg	1,830 kg CO <sub>2</sub> eq or 1.83E+03 kg
sections	CO <sub>2</sub> eq. for one metric ton of	CO <sub>2</sub> eq. for one metric ton of
	structural steel.	structural steel.
Steel plate	1,490 kg CO₂ eq. or 1.49E+03 kg	1,590 kg CO₂ eq. or 1.59E+03 kg
	CO <sub>2</sub> eq. for one metric ton of	CO <sub>2</sub> eq. for one metric ton of
	structural steel.	structural steel.
Concrete reinforcing	890 kg CO <sub>2</sub> eq. or 8.90E+02 kg CO <sub>2</sub> eq.	920 kg CO <sub>2</sub> eq. or 9.20E+02 kg
steel	for one metric ton of bar.	CO <sub>2</sub> eq. for one metric ton of
		bar.
Flat glass	1,430 kg CO₂ eq. or 1.43E+03 kg	N/A
	CO <sub>2</sub> eq. for one metric ton of glass.	
Light-density mineral	3.33 kg CO <sub>2</sub> eq. for 1 m <sup>2</sup> of insulation	N/A
wool board insulation	at R <sub>SI</sub> =1. <sup>[8]</sup>	
Heavy-density mineral	8.16 kg CO <sub>2</sub> eq. for 1 m <sup>2</sup> of insulation	N/A
wool board insulation	at R <sub>SI</sub> =1.	

<sup>[4]</sup> GWP limit is based on a 100-year lifetime impact.

<sup>[5]</sup> Use this column to determine compliance when an EPD declares unfabricated product GWP. Compare manufacturer cradle-to-gate GWP (i.e., sum of information modules A1-A3) to the limit.

<sup>&</sup>lt;sup>[6]</sup> Use this column to determine compliance when an EPD declares fabricated product GWP (compare GWP from information module A1 to the limit). These limits are derived from the unfabricated product GWP and account for the waste in the fabrication process.

<sup>[7]</sup> Kilogram carbon dioxide equivalent. See definition of global warming potential in glossary.

<sup>[8]</sup> Thermal resistance (R<sub>SI</sub>) with a value of 1m<sup>2</sup>K/W (square meters x degrees Kelvin per watt).

# Product compliance check

Use the following table when reviewing submitted EPDs to verify whether a product is compliant with the BCCA.

**NOTE:** It is important to review the entire EPD and read descriptive paragraphs and figures to understand the information presented. Failure of any item in Table 2 should result in the rejection of the product and EPD submitted for compliance.

**Table 2: Product compliance checklist** 

EPD item	Compliance check	Tip	Additional note(s)
EPD item  Manufacturer single- facility or companywide EPD	Ensure that the EPD is from a manufacturer for an unfabricated or fabricated product.	Information may be located on first page of EPD or the product definition and information section of the EPD.	Industrywide or fabricator EPDs should NOT be accepted for compliance.  If the EPD is a companywide EPD, it should only be accepted for compliance if the GWP is reported separately for each facility location.  A companywide EPD that only reports the average GWP for multiple facilities should NOT be
Product description	The title of the EPD submitted should match one of the eligible material categories (or subcategories, as applicable) described on the DGS BCCA webpage.	The DGS BCCA webpage (Frequently Asked Questions, Table 2) describes the more common names of materials and identifies which category (and subcategory) to which the	accepted for compliance.  When the title of the EPD is generic, check the product description section.
Product category rule	The PCR in the EPD should match the description of the PCRs located on the DGS BCCA webpage.	material would apply.  The PCR may be labeled as  "reference PCR" on the  second page of the EPD.	

EPD item	Compliance check	Tip	Additional note(s)
Verification body	A signature box indicating independent verification (in accordance with ISO 14025 and the reference PCR) must be signed.		
Expiration date	The awarding authority should ensure that the EPD is still valid at the associated eligible material's planned installation time.		This may also be labeled as "expiry date" in EPDs or may need to be determined from the EPD's Date of Issue and Period of Validity.
Global warming potential	Follow one of the steps below, depending on the type of EPD under review.	The DGS BCCA webpage (Frequently Asked Questions, Table 2) describes the more common names of materials and identifies the category (and subcategory) to which the material would apply.  Ensure the correct limit is used for comparison of eligible materials. On Table 1 of this guide, two columns of GWP limits have been provided: one for unfabricated product and a second for fabricated product.	The GWP limits on the DGS BCCA webpage are the same as Table 1 of this guide and reported in kilograms carbon dioxide equivalent (kg CO <sub>2</sub> eq.) as typically found in EPDs.

EPD item	Compliance check	Tip	Additional note(s)
GWP for unfabricated	The GWP used to	The reported GWP should	If the EPD is a
product EPD	determine compliance is	either be based on the	companywide EPD, it
	the sum of information	Tool for Reduction and	should only be
	modules A1, A2 and A3	Assessment of Chemicals	accepted for
	(or sum of raw materials	and Other Environmental	compliance if the GWP
	and production for flat	Impacts (TRACI) 2.1 or the	is reported separately
	glass) for a single	Intergovernmental Panel	for each facility
	facility.	on Climate Change, IPCC	location. Follow GWP
		AR5 (or dated 2013 or	compliance check for
	If the sum is equal to or	later).	each facility of interest
	below the limit in the		as described in this
	unfabricated product		section.
	column of Table 1, then		
	the product is		A companywide EPD
	compliant. Otherwise,		that only reports the
	the product is		average GWP for
	noncompliant.		multiple facilities
			should NOT be
			accepted for
			compliance.
			Flat glass and mineral
			wool board insulation
			EPDs should follow the
			procedures for
			unfabricated product
			EPDs. Some mineral
			wool board insulation
			EPDs may include an
			option to calculate
			impact values for other
			related products made
			by the manufacturer
			using the reference
			impact values and
			scaling factors. Follow
			the calculation
			guidance outlined in
			the EPD to determine
			the GWP for the
			mineral wool product
			of interest.

EPD item	Compliance check	Tip	Additional note(s)
GWP for fabricated	The GWP used to	The reported GWP should	If the EPD is a
product EPD	determine compliance is	either be based on TRACI	companywide EPD, it
	found in information	2.1 or IPCC AR5 (or dated	should only be
	module A1 for a single	2013 or later).	accepted for
	facility. If the GWP is		compliance if the GWP
	equal to or below the		is reported separately
	limit shown in the		for each facility
	fabricated product		location. Follow GWP
	column of Table 1, then		compliance check for
	the product is		each facility of interest
	compliant. Otherwise,		as described in this
	the product is		section.
	noncompliant.		
			A companywide EPD
			that only reports the
			average GWP for
			multiple facilities
			should NOT be
			accepted for
			compliance.

# Glossary

# Cradle-to-gate

This refers to the production phase of a product in its life cycle.

# Environmental product declaration

An EPD is an independently verified and registered document that reports a product's environmental impact over its life cycle.

## Fabricated product

For the Buy Clean California Act (BCCA), this is a basic construction material that was processed by fabricators before use in a construction project.

# Facility-specific environmental product declaration

It is a product EPD in which the environmental impacts are disclosed for a single manufacturer and single manufacturing facility. This EPD may disclose the GWP for more than one manufacturing facility if each facility's GWP is kept separate.

#### Global warming potential

Greenhouse gases (GHGs) are those that trap heat in the earth's atmosphere. Carbon dioxide ( $CO_2$ ), methane ( $CO_4$ ), nitrous oxide ( $N_2O_1$ ), hydrofluorocarbons (HFCs), and perfluorocarbons (PFCs) are types of GHGs. While all GHGs have the effect of trapping heat, each gas has a different amount of impact over its lifetime. The BCCA GWP limits are based on a 100-year lifetime. The various GHGs produced when manufacturing a product, for example, can be represented by an equivalent amount of carbon dioxide associated with the warming effect of a given quantity of a GHG. This amount is known as global warming potential and is expressed as  $CO_2$  eq.

#### Information modules

Information modules represent each different aspect of the life cycle of a product.

#### Life cycle assessment

A study to determine the environmental impact of a product, process or service over its life cycle.

#### Product category rule

A PCR is a set of rules, requirements and guidelines used to develop an EPD for a product group.

#### Unfabricated product

For the BCCA, this is a basic construction material produced by a manufacturer and needs additional processing by a fabricator before use in a construction project.