

Membership Terms and Conditions

Companies submitting new member or renewal applications acknowledge and represent that: the joining or renewing Company desires to be a member of the Association and the membership category selected on this application is accurate; this application becomes a binding agreement upon acceptance by Association and is subject to the terms and conditions that constitute a part of, or are included in, this application and is subject to the terms and conditions of membership listed in this application, on the Association website and any policy adopted by Association; any dues specified pursuant to this membership agreement are non-refundable; and the membership agreement terminates at the end of this calendar year, unless extended by Association.

It is further acknowledged that membership in Association does not create any agency, joint venture or employment relationship between myself and Association. All actions taken by member company employees, unless expressly requested by, and carried out under the supervision of, the Association, will be considered independent actions and are not sanctioned, endorsed or approved by the Association. Member companies further agree to indemnify and hold the Association, its affiliates, and their respective agents, directors, principals, officers and employees (the "Association Parties") harmless from any and all liabilities, obligations, losses, claims, damages, penalties, actions, costs, or expenses of any kind whatsoever, which may be imposed upon or incurred by any of the Association Parties as a result of any claims relating to the actions of the Company, its employees, directors or agents (unless expressly requested by, and carried out under the supervision of the Association). Company may not assign its membership.

Questions? Please email: MEMBERSHIP@CLEANPOWER.ORG